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1	*-0725/4.2* SECTION 982. 45.356 (9) (b) of the statutes is amended to read:
2	45.356 (9) (b) The department may enter into transactions with the state
3	investment board to obtain money to make loans under this section. Transactions
4	authorized under this paragraph may include the sale of loans.
5	*-2538/2.1* Section 982m. 45.358 (2) of the statutes is amended to read:
6	45.358 (2) CONSTRUCTION AND OPERATION OF CEMETERIES. Subject to
7	authorization under ss. 13.48 (10) and 20.924 (1), the department of veterans affairs
8.	may construct and operate veterans cemeteries in northwestern and southeastern
9	Wisconsin and may employ such personnel as are necessary for the proper
10	management of the cemeteries. The cemetery in southeastern Wisconsin is the
11	Southern Wisconsin Veterans Memorial Cemetery. The cemetery in northwestern
12	Wisconsin is the Northern Wisconsin Veterans Memorial Cemetery. The department
13	may acquire, by gift, purchase or condemnation, lands necessary for the purposes of
14	the cemeteries. Title to the properties shall be taken in the name of this state. Every
15 .	deed of conveyance shall be immediately recorded in the office of the proper register
16	of deeds and thereafter filed with the secretary of state. All cemeteries operated by
17	the department are exempt from the requirements of ss. 157.061 to 157.70 and
18	440.90 to 440.95.* -2538/2.2 *
19	*-1263/2.3* Section 983. 45.37 (3) (b) (title) of the statutes is repealed.

-1263/2.4 Section 984. 45.37 (3) (b) of the statutes is renumbered 45.37 (3) and amended to read:

45.37 (3) Nonresident. A veteran who was not a resident of this state at the time of enlistment or induction into service but who is otherwise qualified for membership may be admitted if the veteran has been a resident of this state for any consecutive 5-year period after completing enlistment or induction into service or

duties relating to the same or a substantially similar function for which the individual is offered employment by the district, but whose wages, hours and conditions of employment were not established in a collective bargaining agreement with the county under subch. IV of ch. 111 that is in effect on the date the individual commences employment with the district, with respect to that individual, initially provide that individual the same compensation and benefits that he or she received while employed by the county.

- 3. If the family care district offers employment to any individual who was previously employed by the county and who while employed by the county performed duties relating to the same or a substantially similar function for which the individual is offered employment by the district, with respect to that individual, recognize all years of service with the county for any benefit provided or program operated by the district for which an employe's years of service may affect the provision of the benefit or the operation of the program.
- 4. If the county has not established its own retirement system for county employes, adopt a resolution that the family care district be included within the provisions of the Wisconsin retirement system under s. 40.21(1). In this resolution, the family care district shall agree to recognize 100% of the prior creditable service of its employes earned by the employes while employed by the district.
- (b) The county board of supervisors of the area of jurisdiction of the family care district shall do all of the following:
- 1. If the county has established its own retirement system for county employes, provide that family care district employes are eligible to participate in the county retirement system.

prevention.	Except wi	th respect to	o award	of a gran	t to a	tribe o	r band,	the
department	shall rank i	ndividual cou	ınties and	give prior	ity by	this rar	king for	• the
award of gra	nts under t	his subsection	n, based o	n the facto	ors spe	cified u	nder sub). (2)
(a) to (d).								•

b0526/2.12 SECTION 1125g. 46.995 (3) of the statutes, as affected by 1999 Wisconsin Act (this act), is renumbered 46.995 (3) (b) and amended to read:

46.995 (3) (b) From the appropriation under s. 20.435 (3) (ky), the department may allocate \$340,000 in each fiscal year to allocations under sub. (1m), the department may provide a grant annually to a public or private entity or in the amount of \$65,000 to the elected governing body of a federally recognized American Indian tribe or band to provide to high-risk adolescents pregnancy and parenthood prevention services which shall be structured so as to increase development of decision-making and communications skills, promote graduation from high school and expand career and other options and which may address needs of adolescents with respect to pregnancy prevention. Except with respect to award of a grant to a tribe or band, the department shall rank individual counties and give priority by this ranking for the award of grants under this subsection, based on the factors specified under sub. (2) (a) to (d).

b0526/2.12 SECTION 1125r. 46.995 (4) of the statutes is repealed.

-1548/5.4 SECTION 1127. 46.996 (intro.) of the statutes is amended to read:

46.996 Adolescent services. (intro.) From the appropriation account under s. 20.435 (3) (eg), the department shall allocate funds in distribute \$62,500 and from the appropriation account under s. 20.435 (3) (ky), the department shall distribute \$287,500, for the following amounts:

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-0277/4.8 SECTION 1126. 46.996 of the statutes, as affected by 1999

Wisconsin Act (this act), is repealed.

- *b0526/2.13* SECTION 1128d. 46.997 (title) of the statutes is renumbered 46.995 (4m) (title).
- *b0526/2.13* SECTION 1128g. 46.997 (1) (intro.) of the statutes is renumbered 46.995 (4m) (a) (intro.) and amended to read:
- 7 46.995 (4m) (a) (intro.) In this section subsection:
- *b0526/2.13* SECTION 1128i. 46.997 (1) (a) of the statutes is renumbered 46.995 (4m) (a) 1.
- *b0526/2.13* SECTION 1128k. 46.997 (1) (b) of the statutes is renumbered 46.995 (4m) (a) 2.
- *b0526/2.13* SECTION 1128m. 46.997 (1) (c) of the statutes is repealed.
- *b0526/2.13* Section 1128p. 46.997 (1) (d) of the statutes is repealed.
- *b0526/2.13* Section 1128r. 46.997 (1) (e) of the statutes is repealed.
- *b0526/2.13* Section 1128t. 46.997 (1) (f) of the statutes is repealed.
- *-1548/5.5* SECTION 1129. 46.997 (2) (intro.) of the statutes is amended to read:
 - department shall allocate not more than \$210,000 distribute \$52,500 and from the appropriation account under s. 20.435 (3) (ky), the department shall distribute \$157,500 in each fiscal year to make grants to applying organizations for the provision, on a regional or tribal project basis, of information to communities in order to increase community knowledge about problems of adolescents and information to and activities for adolescents, particularly female adolescents, in order to enable the adolescents to develop skills with respect to all of the following:

agency shall submit a proposed plan for the provision of that assistance to the
department. The secretary shall submit each proposed plan to the cochairpersons
of the joint committee on finance. If, within 14 days after receiving the proposed
plans, the cochairpersons do not notify the secretary that the joint committee on
finance has scheduled a meeting for the purpose of reviewing the proposed plans, the
department shall direct each Wisconsin works agency that submitted proposed plans
to implement the plans. If, within 14 days, the co-chairs notify the secretary that
they have scheduled a meeting for the purpose of reviewing the proposed plans, no
Wisconsin works agency may implement its plan until the joint committee on finance
approves the plan. Every January 31, the department shall submit to the joint
committee on finance a report specifying the total amount expended in the previous
year for the provision of credit establishment and credit repair assistance under this
paragraph.

b0524/5.2 Section 1221h. 49.143 (2) (ct) of the statutes is created to read: 49.143 (2) (ct) Return to the department an amount equal to the total amount of benefits withheld under s. 49.148 for missed work or education and training activities.

-0493/2.7 Section 1222. 49.143 (2) (e) of the statutes is amended to read:

49.143 (2) (e) To the extent permitted under federal law or waiver, certify eligibility for and issue food coupons to eligible Wisconsin works participants in conformity with 7 USC 2011 to 2029. If the department receives the federal waiver necessary to enforce the contract provision under this paragraph, the department shall submit to the joint committee on finance the terms of the waiver and an implementation plan prior to enforcing the contract provision under this paragraph.

b0539/1.2 Section 1224. 49.143 (3) of the statutes is amended to read:

1	assessment of how successfully each Wisconsin works agency has met the
2	performance criteria specified in par. (a).
3	*b0539/1.2* Section 1224p. 49.143 (3m) of the statutes is created to read:
4	49.143 (3m) STATEWIDE ADVISORY GROUP. The department shall establish a
5	statewide advisory group to provide a forum for any person to raise concerns and to
6	receive or provide information about programs and policies regarding Wisconsin
7 ·	works, including the Wisconsin works agency contract process. The department
8	shall develop regional forums and special work groups to address issues of concern
9	raised at the meetings of the statewide advisory group and shall allow any person
10	to participate in the work groups.
<u></u>	*b0546/1.1* SECTION 1224. 49.145 (2) (d) of the statutes is repealed and
12	recreated to read:
13	49.145 (2) (d) The individual has residence in this state.
14	*-1186/4.18* Section 1225. 49.145 (2) (n) 1. a. of the statutes is amended to
15	read:
16	49.145 (2) (n) 1. a. The job opportunities and basic skills program under s.
17	49.193, 1997 stats. Active participation on or after October 1, 1996, in the job
18	opportunities and basic skills program begins to count counts toward the 60-month
19	limit beginning on October 1, 1996 .
20	*-1989/3.1* Section 1226. 49.145 (3) (a) of the statutes is amended to read:
21	49.145 (3) (a) Resource limitations. The individual is a member of a Wisconsin
22	works group whose assets do not exceed \$2,500 in combined equity value. In
23	determining the combined equity value of assets, the Wisconsin works agency shall
24	exclude the equity value of vehicles up to a total equity value of \$10,000, the value

this subsection to participate in any employment positions. Receipt of a grant under
this subsection does not constitute participation in a Wisconsin works employment
position for purposes of the time limits under s. 49.145 (2) (n) or 49.147 (3) (c), (4) (b)
2. or (c) 4. or (5) (b) 2. if the child is born to the participant not more than 10 months
after the date that the participant was first determined to be eligible for assistance
under s. 49.19 or for a Wisconsin works employment position.

b0545/3.5 SECTION 1237n. 49.148(1m)(b) of the statutes, as affected by 1999 Wisconsin Act 27, is amended to read:

49.148 (1m) (b) Receipt of a grant under this subsection constitutes participation in a Wisconsin works employment position for purposes of the time limits under ss. 49.145 (2) (n) and 49.147 (3) (c), (4) (b) 2. or (c) 4. or (5) (b) 2. if the child is born to the participant more than 10 months after the date that the participant was first determined to be eligible for assistance under s. 49.19 or for a Wisconsin works employment position unless the child was conceived as a result of a sexual assault in violation of s. 940.225 (1), (2) or (3) in which the mother did not indicate a freely given agreement to have sexual intercourse or of incest in violation of s. 944.06 or 948.06 and that incest or sexual assault has been reported to a physician and to law enforcement authorities.

b0556/1.1 SECTION 1237g. 49.148 (2m) of the statutes is created to read:

49.148 (2m) Pay Period. Benefits under this section shall be paid on the first day of each month. The payment shall be for any participation from the 26th day of the month immediately preceding the month that immediately precedes the month in which the payment is made through the 25th day of the month that immediately precedes the month in which the payment is made. The payment may be prorated

of the health care coverage provided under this section, the department shall submit the schedule to the joint committee on finance for review and approval of the schedule. If the cochairpersons of the joint committee on finance do not notify the department within 14 working days after the date of the department's submittal of the schedule that the committee has scheduled a meeting to review the schedule, the department may implement the schedule. If, within 14 days after the date of the department's submittal of the schedule, the cochairpersons of the committee notify the department that the committee has scheduled a meeting to review the schedule, the department may not require a family, or child who does not reside with his or her parent, to contribute more than 3% of the family's or child's income unless the joint committee on finance approves the schedule. The joint committee on finance may not approve and the department may not implement a schedule that requires a family or child to contribute more than 3.5% of the family's or child's income towards the cost of the health care coverage provided under this section.

-1967/3.12 Section 1476. 49.665 (5) (b) of the statutes is amended to read:

49.665 (5) (b) The department may not require a family, or child who does not reside with his or her parent, with an income below 143% 150% of the poverty line to contribute to the cost of health care coverage provided under this section.

b0522/3.2 SECTION 1476d. 49.665 (5) (bm) of the statutes is created to read:
49.665 (5) (bm) If the federal department of health and human services notifies
the department of health and family services that Native Americans may not be
required to contribute to the cost of the health care coverage provided under this
section, the department of health and family services may not require Native
Americans to contribute to the cost of health care coverage under this section.

b0484/1.1 SECTION 1476. 49.665 (5m) of the statutes is created to read:

66.299 (4) Purchase of recyclable materials. A local governmental unit shall, to the extent practicable, make purchasing selections using specifications prepared by state agencies under s. 16.72 (2) (f).

-0030/2.108 SECTION 1621. 66.30 (1) (a) of the statutes is amended to read: 66.30 (1) (a) In this section "municipality" means the state or any department or agency thereof, or any city, village, town, county, school district, public library system, public inland lake protection and rehabilitation district, sanitary district, farm drainage district, metropolitan sewerage district, sewer utility district, solid waste management system created under s. 59.70 (2), local exposition district created under subch. III of ch. 229, local professional baseball park district created under subch. III of ch. 229, family care district under s. 46.2895, water utility district, mosquito control district, municipal electric company, county or city transit commission, commission created by contract under this section, taxation district or regional planning commission.

b0607/3.4 SECTION 1630 66.431 (5) (a) 4. c. of the statutes is amended to read:

66.431 (5) (a) 4. c. To issue bonds in its discretion to finance its activities under this section, including the payment of principal and interest upon any advances for surveys and plans, and may issue refunding bonds for the payment or retirement of such bonds previously issued by it. Such Except for bonds described under subd. 4. d., such bonds shall be made payable, as to both principal and interest, solely from the income, proceeds, revenues, and funds of the authority derived from or held in connection with its undertaking and carrying out of projects or activities under this section; provided that payment of such bonds, both as to principal and interest, may be further secured by a pledge of any loan, grant or contribution from the federal

and, if less than all of the authorized principal amount of such bonds is sold to the federal government, the balance may be sold at private sale at not less than par at an interest cost to the authority of not to exceed the interest cost to the authority of the portion of the bonds sold to the federal government. Any provision of any law to the contrary notwithstanding, any bonds issued pursuant to this section shall be fully negotiable. In any suit, action or proceeding involving the validity or enforceability of any bond issued under this section or the security therefor, any such bond reciting in substance that it has been issued by the authority in connection with a project or activity under this section shall be conclusively deemed to have been issued for such purpose and such project or activity shall be conclusively deemed to have been planned, located and carried out in accordance with this section.

b0607/3.4 SECTION 16301. 66.431 (5) (a) 4. d. of the statutes is created to read:

66.431 (5) (a) 4. d. Subject to sub. (5m), the authority of a 1st class city may issue up to \$200,000,000 in bonds to finance capital improvements at the request of the board of school directors of the school district operating under ch. 119 to implement the report approved under 1999 Wisconsin Act (this act), section 9139 (7tw) (b). Bonds issued under this subd. 4. d. may not have a maturity in excess of 20 years, and may not be issued later than the first day of the 60th month beginning after the effective date of this subd. 4. d. [revisor inserts date]. Principal and interest payments on bonds issued under this subd. 4. d. may be paid by the board of school directors of the school district operating under ch. 119.

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b0607/3.4 SECTION 1630 66.431 (5m) of the statutes is created to read:

66.431 (5m) Special debt service reserve funds. (a) Designation of special debt service reserve funds. The authority may designate one or more accounts in

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	b0620/1.1 {	SECTION 1630. 66.46 (4m) (b) 2. of the statutes is amended to
2	read:	

66.46 (4m) (b) 2. No Except as provided in subd. 2m., no tax incremental district may be created and no project plan may be amended unless the board approves the resolution adopted under sub. (4) (gm) or (h) 1. by a majority vote not less than 10 days nor more than 30 days after receiving the resolution.

b0620/1.1 Section 1630f. 66.46 (4m) (b) 2m. of the statutes is created to read:

66.46 (4m) (b) 2m. The requirement under subd. 2. that a vote by the board take place not less than 10 days nor more than 30 days after receiving a resolution does not apply to a resolution amending a project plan under sub. (4) (h) 1. if the resolution relates to a tax incremental district, the application for the redetermination of the tax incremental base of which was made in 1998, that is located in a village that was incorporated in 1912, has a population of at least 3,800 and is located in a county with a population of at least 108,000.

b0670/2.1 SECTION 1630). 66.46 (5) (bf) of the statutes is created to read:

66.46 (5) (bf) Notwithstanding the time limits in par. (b), if the city clerk of a city that created a tax incremental district in July 1997 files with the department of revenue, not later than May 31, 1999, the forms and application that were originally due on or before December 31, 1997, the tax incremental base of the district shall be calculated by the department of revenue as if the forms and application had been filed on or before December 31, 1997, and, until the tax incremental district terminates, the department of revenue shall allocate tax increments and treat the district in all other respects as if the forms and application had been filed on or before

1 .	59.692, 61.351 or 62.231, any conservation easement under s. 700.40, any
2	conservation restriction under an agreement with the federal government and any
3	restrictions under ch. 91. Beginning with the property tax assessments as of
4	January 1, 2000, the assessor may not consider the effect on the value of the property
5	of any federal income tax credit that is extended to the property owner under section
6	42 of the Internal Revenue Code.
(7)	*b0678/5.1* SECTION 1673. 71.01 (1g) of the statutes is created to read:
8	71.01 (1g) "Commercial domicile" means the location of a trade or business
9	from which the trade or business is principally managed in the United States,
10	regardless of whether the trade or business is organized under the laws of a foreign
11	country, the commonwealth of Puerto Rico or any territory or possession of the
12	United States. The location of the taxpayer's trade or business at which the greatest
13	number of the taxpayer's employes work or are regularly connected, as of the last day
14	of the taxable year, is rebuttably presumed to be the taxpayer's commercial domicile.
15	*b0678/5.1* SECTION 1673. 71.01 (5r) of the statutes is created to read:
16	71.01 (5r) "Intangible property" includes patents, copyrights, trademarks,
17	trade names, service names, service marks, logos, franchises, licenses, plans,
18	specifications, blueprints, processes, techniques, formulas, designs, layouts,
19	patterns, drawings, manuals, customer lists, contracts, technical know-how and
20	trade secrets. "Intangible property" does not include securities.
21	*b0649/1.1* Section 1673d. 71.01 (6) (e) of the statutes is repealed.
22	*b0649/1.1* SECTION 1673e. 71.01 (6) (f) of the statutes is amended to read:
23	71.01 (6) (f) For taxable years that begin after December 31, 1990, and before
24	January 1, 1992, for natural persons and fiduciaries, except fiduciaries of nuclear
25	decommissioning trust or reserve funds, "internal revenue code Internal Revenue

1	*-1917/1.27* SECTION 1717. 71.07 (9) (g) of the statutes is created to read:
2	71.07 (9) (g) No new claim may be filed under this subsection for a taxable year
3	that begins after December 31, 1999.
4	that begins after December 31, 1999. *b0535/P1.5* SECTION 1719 71.07 (9e) (f) of the statutes is amended to read:
5	71.07 (9e) (f) Except as provided in s. 71.80 (3) and (3m), if the allowable
6	amount of the claim under this subsection exceeds the taxes otherwise due under this
7	chapter or no taxes are due under this chapter, the amount of the claim not used to
8	offset taxes due shall be certified by the department of revenue to the department
9	of administration for payment by check, share draft or other draft drawn from the
10	appropriation under s. 20.835 (2) (f) or (kf).
11	*b0678/5.11* SECTION 1719d. 71.07 (10) of the statutes is amended to read:
12	71.07 (10) CREDITS NOT ALLOWED. The credits under s. 71.28 (4) and (5) may not
13	be claimed by partners, including partners of a publicly traded partnership treated
14	as a corporation under s. 71.22 (1) (1g), members of a limited liability company,
15	including members of a limited liability company treated as a corporation under s.
16	77.22 (1) (1g), or shareholders of a tax-option corporation.
17	*b0438/2.4* Section 1719g. 71.08 (1) (intro.) of the statutes is amended to
18	read:
19	71.08 (1) Imposition. (intro.) If the tax imposed on a natural person, married
20	couple filing jointly, trust or estate under s. 71.02, not considering the credits under
21	$ss.\ 71.07(1), (2dd), (2de), (2di), (2dj), (2dL), (2dr), (2ds), (2dx), (\underline{2dy}), (\underline{2fd}), (3m), (3s), (2dx), ($
22	(6) and (9e), 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1dy), (1fd), (2m) and
23	(3) and 71.47 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1dy), (1fd), (2m) and (3) and
24	subchs. VIII and IX and payments to other states under s. 71.07 (7), is less than the
25	tax under this section, there is imposed on that natural person, married couple filing

1	(b) Is irrevocable if the power to revest title, as described in par. (a), does not
2	exist.
3	*-1917/1.29* Section 1722. 71.17 (6) of the statutes is amended to read:
4	71.17 (6) FUNERAL TRUSTS. If a qualified funeral trust makes the election under
5	section 685 of the Internal Revenue Code for federal income tax purposes, that
6	election applies for purposes of this chapter and each trust shall compute its own tax
7	and shall apply the rates under s. 71.06 (1) and, (1m), (1n) or (1p).
8	*b0678/5.12* SECTION 17224. 71.195 of the statutes is amended to read:
9	71.195 Definition. In this subchapter, "partnership" includes limited liability
10	companies and other entities that are treated as partnerships under the Internal
11	Revenue Code, and "partnership" does not include publicly traded partnerships
12	treated as corporations under s. 71.22 (1) (1g).
13	*b0438/2.5* SECTION 1722. 71.21 (4) of the statutes is amended to read:
14	71.21 (4) Credits computed by a partnership under s. 71.07 (2dd), (2de), (2di),
15	(2dj), (2dL), (2ds), (2dx), (2dy) and (3s) and passed through to partners shall be added
16	to the partnership's income.
17	*b0678/5.12* SECTION 1722. 71.22 (1) of the statutes is renumbered 71.22
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<u>1</u> 9	*b0678/5.12* SECTION 17221. 71.22 (1d) of the statutes is created to read:
20	71.22 (1d) "Commercial domicile" means the location of a trade or business
21	from which the trade or business is principally managed in the United States,
22	regardless of whether the trade or business is organized under the laws of a foreign
23	country, the commonwealth of Puerto Rico or any territory or possession of the
24	United States. The location of the taxpayer's trade or business at which the greatest

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number of the taxpayer's employes work or are regularly connected, as of the last day 1 of the taxable year, is rebuttably presumed to be the taxpayer's commercial domicile. 2 *b0677/3.1* SECTION 1722. 71.22 (1r) of the statutes is created to read: (3)71.22 (1r) "Doing business" includes owning a direct or indirect interest in a 4 general or limited partnership or limited liability company that transacts in this 5 state for pecuniary gain. 6 *b0678/5.12* SECTION 1722pg. 71.22 (3g) of the statutes is created to read: 7 71.22 (3g) "Intangible property" includes patents, copyrights, trademarks, 8 trade names, service names, service marks, logos, franchises, licenses, plans, 9 specifications, blueprints, processes, techniques, formulas, designs, layouts, 10 patterns, drawings, manuals, customer lists, contracts, technical know-how and 11 trade secrets. "Intangible property" does not include securities. 12 *b0649/1.2* SECTION 1722d. 71.22 (4) (e) of the statutes is repealed. 13 *b0649/1.2* Section 1722e. 71.22 (4) (f) of the statutes is amended to read: 14 71.22 (4) (f) Except as provided in sub. (4m) and ss. 71.26 (2) (b) and (3), 71.34 15 (1g) and 71.42 (2), "internal revenue code Internal Revenue Code", for taxable years 16 that begin after December 31, 1990, and before January 1, 1992, means the federal 17 internal revenue code Internal Revenue Code as amended to December 31, 1990, 18 and as amended by P.L. 102-227, P.L. 102-486, P.L. 103-66, P.L. 104-188, excluding 19 section 1311 of P.L. 104-188, and P.L. 105-34, P.L. 105-206 and P.L. 105-277, and 20 as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, 21 P.L. 100–203, P.L. 100–647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 22 821 (b) (2) and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 23 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, P.L.

102-486, P.L. 103-66, P.L. 104-188, excluding section 1311 of P.L. 104-188, and P.L.

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1	104-188, excluding sections 1123 (b), 1202 (c), 1204 (f), 1311 and 1605 (d) of P.L.
2	104–188, P.L. 104–191, P.L. 104–193, P.L. 105–33, P.L. 105–34, P.L. 105–178, P.L.
3	105-206 and P.L. 105-277. The Internal Revenue Code applies for Wisconsin
4	purposes at the same time as for federal purposes. Amendments to the Interna-
5	Revenue Code enacted after December 31, 1998, do not apply to this paragraph with
6	respect to taxable years beginning after December 31, 1998.

b0677/3.1 SECTION 1722*2. 71.23 (1) of the statutes is amended to read:

71.23 (1) Income tax. For the purpose of raising revenue for the state and the counties, cities, villages and towns, there shall be assessed, levied, collected and paid a tax as provided under this chapter on all Wisconsin net incomes of corporations which that are not subject to the franchise tax under sub. (2) and which that own property within this state: that derive income from sources within this state or from activities that are attributable to this state; or whose business within this state during the taxable year, except as provided under sub. (3), consists exclusively of foreign commerce, interstate commerce, or both; except as exempted under s. 71.26 (1). This section shall not be construed to prevent or affect the correction of errors or omissions in the assessments of income for former years under s. 71.74 (1) and (2).

-1837/5.9 Section 1729. 71.25 (6) of the statutes is renumbered 71.25 (6) (intro) and amended to read:

71.25 (6) Allocation and separate accounting and apportionment formula. (intro.) Corporations engaged in business within and without the state shall be taxed only on such income as is derived from business transacted and property located within the state. The amount of such income attributable to Wisconsin may be determined by an allocation and separate accounting thereof, when the business of such corporation within the state is not an integral part of a unitary business, but

(11)

71.25 (11) DEPARTMENT MAY WAIVE FACTOR. Where, in the case of any corporation
engaged in business within and without the state of Wisconsin and required to
apportion its income as provided in sub. (6), it shall be shown to the satisfaction of
the department of revenue that the use of any one of the 3 factors provided in sub.
(6) gives an unreasonable or inequitable final average ratio because of the fact that
such corporation does not employ, to any appreciable extent in its trade or business
in producing the income taxed, the factors made use of in obtaining such ratio, this
factor may, with the approval of the department of revenue, be omitted in obtaining
the final average ratio which is to be applied to the remaining net income. This
subsection does not apply to taxable years beginning after December 31, 2002.
b0677/3.2 SECTION 1738. 71.25 (15) of the statutes is created to read:
71.25 (15) Partnerships and limited liability companies. (a) A general or
limited partner's share of the numerator and denominator of a partnership's
apportionment fractions under this section are included in the numerator and
denominator of the general or limited partner's apportionment fractions under this
section.
(b) If a limited liability company is considered by the department of revenue
to be a partnership, for tax purposes, a member's share of the numerator and
denominator of a limited liability company's apportionment fractions under this
section are included in the numerator and denominator of the member's
apportionment fractions under this section.
-0030/2.112 SECTION 1740. 71.26 (1) (b) of the statutes is amended to read:
71.26 (1) (b) Political units. Income received by the United States, the state
and all counties, cities, villages, towns, school districts, technical college districts,

joint local water authorities created under s. 66.0735, family care districts under s. 46.2895 or other political units of this state.

b0438/2.6 SECTION 1740(1. 71.26 (2) (a) of the statutes is amended to read:

the gross income as computed under the internal revenue code as modified under sub. (3) minus the amount of recapture under s. 71.28 (1di) plus the amount of credit computed under s. 71.28 (1) and (3) to (5) plus the amount of the credit computed under s. 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1ds) and, (1dx) and (1dy) and not passed through by a partnership, limited liability company or tax-option corporation that has added that amount to the partnership's, limited liability company's or tax-option corporation's income under s. 71.21 (4) or 71.34 (1) (g) plus the amount of losses from the sale or other disposition of assets the gain from which would be wholly exempt income, as defined in sub. (3) (L), if the assets were sold or otherwise disposed of at a gain and minus deductions, as computed under the internal revenue code as modified under sub. (3), plus or minus, as appropriate, an amount equal to the difference between the federal basis and Wisconsin basis of any asset sold, exchanged, abandoned or otherwise disposed of in a taxable transaction during the taxable year, except as provided in par. (b) and s. 71.45 (2) and (5).

b0649/1.3 SECTION 1740d. 71.26 (2) (b) 5. of the statutes is repealed.

b0649/1.3 SECTION 1740e. 71.26(2)(b) 6. of the statutes is amended to read:

71.26 (2) (b) 6. For taxable years that begin after December 31, 1990, and before January 1, 1992, for a corporation, conduit or common law trust which qualifies as a regulated investment company, real estate mortgage investment conduit or real estate investment trust under the internal revenue code Internal Revenue Code as amended to December 31, 1990, and as amended by P.L. 102-227,

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1	*b0676/1.2* SECTION 1742g. 71.28 (1dx) (b) (intro.) of the statutes is amended
2	to read:
3	71.28 (1dx) (b) Credit. (intro.) Except as provided in s. 73.03 (35) and subject
4	to s. 560.785, for any taxable year for which the person is certified under s. 560.765
5	(3), any person may claim as a credit against taxes imposed on the person's income
6	from the person's business activities in a development zone under this subchapter
7	the following amounts:
8	*-0550/1.2* Section 1743. 71.28 (1dx) (b) 4. of the statutes is amended to read:
9	71.28 (1dx) (b) 4. The amount determined by multiplying the amount
10	determined under s. 560.785 (1) (b) (bm) by the number of full-time jobs retained,
11	as provided in the rules under s. 560.785, excluding jobs for which a credit has been
12	claimed under sub. (1dj), in a an enterprise development zone under s. 560.797 and
13	filled by a member of a targeted group for which significant capital investment was
14	made and by then subtracting the subsidies paid under s. 49.147(3)(a) for those jobs.
15	*b0438/2.7* Section 1743d. 71.28 (1dy) of the statutes is created to read:
16	71.28 (1dy) Sustainable urban development zone credit. (a) Definitions. In
17	this subsection:
18	1. "Brownfield" has the meaning given in sub. (1dx) (a) 1.
19	2. "Environmental remediation" means removal or containment of
20	environmental pollution, as defined in s. 299.01 (4), and restoration of soil or
21	groundwater that is affected by environmental pollution, as defined in s. 299.01 (4),
22	in a brownfield and investigation unless the investigation determines that
23	remediation is required but remediation is not undertaken.
24	(b) Credit. For any taxable year for which the person is certified under s. 292.77
25	(5), a person may claim as a credit against taxes imposed under this subchapter 50%

1	*b0678/5.21* Section 1746d. 71.28 (4) (i) of the statutes is amended to read:
2	71.28 (4) (i) Nonclaimants. The credits under this subsection may not be
3	claimed by a partnership, except a publicly traded partnership treated as a
4	corporation under s. $71.22\frac{(1)(1g)}{(1g)}$, limited liability company, except a limited liability
5	company treated as a corporation under s. 71.22 (1) (1g), or tax-option corporation
6	or by partners, including partners of a publicly traded partnership, members of a
7	limited liability company or shareholders of a tax-option corporation.
8	*b0438/2.8* SECTION 1747m. 71.30(3)(eon) of the statutes is created to read:
9	71.30 (3) (eon) Sustainable urban development zone credit under s. 71.28 (1dy).
10)	*b0389/1.4* SECTION 1748. 71.30 (10) of the statutes is created to read:
11	71.30 (10) ENDANGERED RESOURCES. (a) Definitions. In this subsection:
12	1. "Conservation fund" means the fund under s. 25.29.
13	2. "Endangered resources program" means purchasing or improving land or
14	habitats for any native Wisconsin endangered or threatened species, as defined in
15	s. 29.604 (2) (a) or (b), or for any nongame species, as defined in s. 29.001 (60);
16	conducting the natural heritage inventory program under s. 23.27 (3); conducting
17	wildlife and resource research and surveys; providing wildlife management services;
18	providing for wildlife damage control or the payment of claims for damage associated
19	with endangered or threatened species; and the payment of administrative expenses
20	related to the administration of this subsection.
21	(b) Voluntary payments. 1. Designation on return.' A corporation filing an
22	income or franchise tax return may designate on the return any amount of additional
23	payment or any amount of a refund that is due the corporation for the endangered
24	resources program.

(7)

donation under par. (b) unless the corporation submits information to the satisfaction of the department within 18 months from the date that taxes are due from the corporation or from the date that the corporation filed the return, whichever is later, that the amount designated is clearly in error. A refund granted by the department under this paragraph shall be deducted from the moneys received under this subsection in the fiscal year that the refund is certified under 71.75 (7).

b0438/2.9 Section 1748. 71.34 (1) (g) of the statutes is amended to read: 71.34 (1) (g) An addition shall be made for credits computed by a tax-option corporation under s. 71.28 (1dd), (1de), (1di), (1dj), (1dL), (1ds), (1dx), (1dy) and (3) and passed through to shareholders.

b0649/1.5 Section 1748c. 71.34 (1g) (e) of the statutes is repealed.

b0649/1.5 Section 1748d. 71.34 (1g) (f) of the statutes is amended to read: 71.34 (1g) (f) "Internal revenue code Revenue Code" for tax-option corporations, for taxable years that begin after December 31, 1990, and before January 1, 1992, means the federal internal revenue code Internal Revenue Code as amended to December 31, 1990, and as amended by P.L. 102-227, P.L. 102-486, P.L. 103-66, P.L. 104-188, excluding section 1311 of P.L. 104-188, and P.L. 105-34, P.L. 105-206 and P.L. 105-277, and as indirectly affected in the provisions applicable to this subchapter by P.L. 99-514, P.L. 100-203, P.L. 100-647 excluding sections 803 (d) (2) (B), 805 (d) (2), 812 (c) (2), 821 (b) (2) and 823 (c) (2) of P.L. 99-514 and section 1008 (g) (5) of P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L. 101-239, P.L. 101-508, P.L. 102-227, P.L. 102-486, P.L. 103-66, P.L. 104-188, excluding section 1311 of P.L. 104-188, and P.L. 105-34, P.L. 105-206 and P.L. 105-277, except that section 1366 (f) (relating to pass-through of items to shareholders) is modified by substituting the tax under s. 71.35 for the taxes under sections 1374 and 1375.

1	by P.L. 105-178, P.L. 105-206 and P.L. 105-277 apply for Wisconsin purposes at the
2	same time as for federal purposes.
3	*b0649/1.5* Section 1748x. 71.42 (2) (m) of the statutes is created to read:
4	71.42 (2) (m) For taxable years that begin after December 31, 1998, "Internal
5	Revenue Code" means the federal Internal Revenue Code as amended to
6	December 31, 1998, excluding sections 103, 104 and 110 of P.L. 102-227, sections
7 .	13113, 13150 (d), 13171 (d), 13174 and 13203 (d) of P.L. 103–66 and sections 1123 (b),
8	1202 (c), 1204 (f), 1311 and 1605 (d) of P.L. 104–188, and as indirectly affected by P.L.
9	99-514, P.L. 100-203, P.L. 100-647, P.L. 101-73, P.L. 101-140, P.L. 101-179, P.L.
10	101-239, P.L. 101-508, P.L. 102-227, excluding sections 103, 104 and 110 of P.L.
11	102-227, P.L. 102-318, P.L. 102-486, P.L. 103-66, excluding sections 13113, 13150
12	(d), 13171 (d), 13174 and 13203 (d) of P.L. 103-66, P.L. 103-296, P.L. 103-337, P.L.
13	103-465, P.L. 104-7, P.L. 104-188, excluding sections 1123 (b), 1202 (c) 1204 (f), 1311
14	and 1605 (d) of P.L. 104-188, P.L. 104-191, P.L. 104-193, P.L. 105-33, P.L. 105-34,
15	P.L. 105–178, P.L. 105–206 and P.L. 105–277, except that "Internal Revenue Code"
16	does not include section 847 of the federal Internal Revenue Code. The Internal
17	Revenue Code applies for Wisconsin purposes at the same time as for federal
18	purposes. Amendments to the federal Internal Revenue Code enacted after
19	December 31, 1998, do not apply to this paragraph with respect to taxable years
20	beginning after December 31, 1998.
21	beginning after December 31, 1998. *b0677/3.3* SECTION 1748. 71.43 (1) of the statutes is amended to read:
22	71.43 (1) INCOME TAX. For the purpose of raising revenue for the state and the
23	counties, cities, villages and towns, there shall be assessed, levied, collected and paid
24	a tax as provided under this chapter on all Wisconsin net incomes of corporations
2 5	which that are not subject to the franchise tax under sub. (2) and which that own

1	property within this state; that derive income from sources within this state or from
2	activities that are attributable to this state; or whose business within this state
3	during the taxable year, except as provided under s. 71.23 (3), consists exclusively
4	of foreign commerce, interstate commerce, or both; except as exempted under ss.
5	71.26 (1) and 71.45 (1). This section shall not be construed to prevent or affect the
6	correction of errors or omissions in the assessments of income for former years under
7	s. 71.74 (1) and (2).
8	*b0438/2.10* SECTION 17494. 71.45 (2) (a) 10. of the statutes is amended to
9	read:
10	71.45 (2) (a) 10. By adding to federal taxable income the amount of credit
11	computed under s. 71.47 (1dd) to (1dx) (1dy) and not passed through by a
12	partnership, limited liability company or tax-option corporation that has added that
13	amount to the partnership's, limited liability company's or tax-option corporation's
14	income under s. 71.21 (4) or 71.34 (1) (g) and the amount of credit computed under
15	s. 71.47 (1), (3), (4) and (5).
16	*b0649/1.6* SECTION 1749m. 71.45 (2) (a) 13. of the statutes is amended to
17	read:
18	71.45 (2) (a) 13. By adding or subtracting, as appropriate, the difference
19	between the depreciation deduction under the federal Internal Revenue Code as
20	amended to December 31, 1997 1998 and the depreciation deduction under the
21	federal Internal Revenue Code in effect for the taxable year for which the return is
22	filed, so as to reflect the fact that the insurer may choose between these 2 deductions,
23	except that property first placed in service by the taxpayer on or after
24	January 1, 1983, but before January 1, 1987, that, under s. 71.04 (15) (b) and (br),
25	1985 stats., is required to be depreciated under the Internal Revenue Code as

payment is more than \$1,000.

-1917/1.35 SECTION 1787. 71.67 (5) (a) of the statutes is amended to read: 71.67 (5) (a) Wager winnings. A person holding a license to sponsor and manage races under s. 562.05 (1) (b) or (c) shall withhold from the amount of any payment of pari-mutuel winnings under s. 562.065 (3) (a) or (3m) (a) an amount determined by multiplying the amount of the payment by the highest rate applicable to individuals under s. 71.06 (1) (a) to (c) er, (1m), (1n) or (1p) if the amount of the

-0762/1.1 SECTION 1788. 71.75 (8) of the statutes is amended to read:

71.75 (8) A refund payable on the basis of a separate return shall be issued to the person who filed the return. A refund payable on the basis of a joint return shall be issued jointly to the persons who filed the return, except that, if a judgment of divorce under ch. 767 apportions any refund that may be due the formerly married persons to one of the former spouses, or between the spouses, and if they include with their income tax return a copy of that portion of the judgment of divorce that relates to the apportionment of their tax refund, the department shall issue the refund to the person to whom the refund is awarded under the terms of the judgment of divorce or the department shall issue one check to each of the former spouses according to the apportionment terms of the judgment.

b0320/1.1 SECTION 1797 73.03 (2a) of the statutes is amended to read:

73.03 (2a) To prepare, have published and distribute to each property tax assessor and to others who so request assessment manuals. The manual shall discuss and illustrate accepted assessment methods, techniques and practices with a view to more nearly uniform and more consistent assessments of property at the local level. The manual shall be amended by the department from time to time to reflect advances in the science of assessment, court decisions concerning assessment

1	*b0618/3.2* Section 1812k. 77.265 (10) of the statutes is created to read:
2	77.265 (10) Any person may use a return filed as a result of a conveyance to
3	a nonprofit conservation organization, as defined in s. 23.0955 (1), that uses public
4	funds, as defined in s. 16.023 (1m) (a) 3., for a transaction, as defined in s. 16.023 (1m)
5	(a) 4.
6	*b0618/3.2* Section 1812L. 77.265 (10) of the statutes, as affected by 1999
7	Wisconsin Act this act, is repealed.
8	*-0622/1.1* SECTION 1815. 77.60(2)(intro.) of the statutes is amended to read:
9	77.60 (2) (intro.) Delinquent sales and use tax returns shall be subject to a \$10
10	\$20 late filing fee unless the return was not timely filed because of the death of the
11	person required to file or unless the return was not timely filed because of a
12	reasonable due to good cause and not because of due to neglect. The fee shall not
13	apply if the department has failed to issue a seller's permit or a use tax registration
14	within 30 days of the receipt of an application for a seller's permit or use tax
15	registration accompanied by the fee established under s. 73.03 (50), if the person does
16	not hold a valid certificate under s. 73.03 (50), and the security required under s.
17	77.61 (2) has not been placed with the department. Delinquent sales and use taxes
18	shall bear interest at the rate of 1.5% per month until paid. The taxes imposed by
19	this subchapter shall become delinquent if not paid:
20	*b0673/2.3* Section 1815g. 77.63 of the statutes is created to read:
21	77.63 Agreements with direct marketers. (1) (a) The department of
22	revenue may enter into agreements with out-of-state direct marketers to collect the
23	sales tax and the use tax imposed under this subchapter at the rate imposed under
24	this subchapter plus the rate imposed under subch. V. An out-of-state direct

marketer that collects the sales tax and the use tax under this section may retain 5%

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77.991 (3) From the appropriation under s. 20.835 (4) (gg), the department of
revenue shall distribute 97% 98.25% of the taxes collected under this subchapter for
each district to that district, no later than the end of the month following the end of
the calendar quarter in which the amounts were collected. The taxes distributed
shall be increased or decreased to reflect subsequent refunds, audit adjustments and
all other adjustments. Interest paid on refunds of the tax under this subchapter shall
be paid from the appropriation under s. $20.835(4)(gg)$ at the rate under s. $77.60(1)$
(a). Those taxes may be used only for the district's debt service on its bond
obligations. Any district that receives a report along with a payment under this
subsection is subject to the duties of confidentiality to which the department of
revenue is subject under s. 77.61 (5).
-1490/2.1 SECTION 1818. 77.996 (2) (i) of the statutes is created to read:
77.996 (2) (i) Formal wear rental firms.
b0456/1.1 SECTION 1818c. 77.996 (4) of the statutes is created to read:
77.996 (4) "Formal wear" includes tuxedos, suits and dresses, but does not
include costumes, table linens or household fabrics.
b0456/1.1 SECTION 1818. 77.996 (5) of the statutes is created to read:
77.996 (5) "Formal wear rental firm" means a facility that rents formal wear
to the general public and dry cleans only the formal wear that it rents to the general
public.
b0435/1.1 Section 1818d. 77.9961 (1) of the statutes is amended to read:
77.9961 (1) No person may operate a dry cleaning facility in this state unless
the person completes and submits to the department a form that the department
prescribes and pays to the department a fee for each dry cleaning facility that the
person operates. The fee is shall be paid in instalments, as provided in sub. (2), and

	84.01 (30) (g) If the department determines that such a provision advances the
	public interest, a provision exempting the private entity from the restrictions under
	ss. 84.25 (11) and 86.19 (1), and specifying any requirements that the department
	determines will practicably advance the purposes of ss. 84.25 (11) and 86.19 (1).
	-2157/2.1 SECTION 1819. 84.013 (3) (zb) of the statutes is created to read:
	84.013 (3) (zb) USH 41 extending from 1.5 miles south of Frog Pond Road in
	Oconto County to 1.3 miles north of Schacht Road in Marinette County.
)	*b0633/2.2* SECTION 1819 . 84.013 (4) (a) of the statutes is amended to read:
	84.013 (4) (a) In Subject to s. 13.489 (1m), in preparation for future major
	highway projects, the department may perform preliminary engineering and design
	work and studies for possible major highway projects not listed under sub. (3), but
	no major highway may be constructed unless the project is listed under sub. (3) or
	approved under sub. (6).
	b0627/2.1 SECTION 1819d. 84.013 (4) (b) of the statutes is amended to read:
	84.013 (4) (b) The department may not, within any 6-year period, construct a
	highway project consisting of separate contiguous projects which do not individually
	qualify as major highway projects but which in their entirety would constitute a
	major highway project without first submitting the project to the transportation
	projects commission for its recommendations and report and without specific
	authorization under sub. (3), except as provided in par. (c) and sub. (6).
	b0627/2.1 SECTION 1819e. 84.013 (4) (c) of the statutes is created to read:
	84.013 (4) (c) The department may construct highway projects involving STH
	59 between STH 164 on the eastern edge of the city of Waukesha and Calhoun Road
	in Waukesha County and STH 59 from Calhoun Road to the Waukesha County line
	in Waukesha County without first submitting the projects to the transportation

- construction of a bridge for which funding is provided under s. 84.11 (5), 1993 stats., and for which no contract for construction is awarded before May 1, 1999. The department may enter into a contract under this paragraph only if all of the following conditions are met:
- 1. The design-build contract is awarded through a competitive selection process that utilizes, at a minimum, contractor qualifications, quality, completion time and cost as award criteria. In order to be eligible to participate in the selection process, the contractor must be prequalified by the department as a design consultant and as a contractor.
- 2. The design-build contract is approved by the secretary of the federal department of transportation under an experimental program described under section 1307(d) of P.L. 105-178 pursuant to the authority granted under section 1307 (e) of P.L. 105-178.
 - 3. The design-build contract is approved by the governor.
- (c) No later than 5 years after the effective date of this paragraph [revisor inserts date], the department shall submit a report to the governor, and to the legislature under s. 13.172 (2), describing the effectiveness of the design-build process contracting procedures under this subsection.
- *b0631/1.1* Section 1820a. 84.11 (5r) of the statutes is created to read:
 - 84.11 (5r) MILWAUKEE 6TH STREET VIADUCT COST SHARING. Notwithstanding sub. (5m), the costs for any project governed by an agreement that is in effect before June 30, 1993, for which funding is provided under s. 84.11 (5), 1993 stats., and for which no contract for construction is awarded before May 1, 1999, shall be paid as specified in an agreement entered into on or after April 20, 1999, by the city and county in which the bridge is wholly located and this state.

1	*b0465/2.1* Section 1820m. 84.185 (10) of the statutes is created to read:
2	84.185 (10) PRIORITY OF BROWNFIELDS. The department shall promote the
3	program under this section as required under s. 85.61.
4	*b0634/1.2* Section 1820m. 84.25 (11) of the statutes is amended to read:
5	84.25 (11) COMMERCIAL ENTERPRISES. No commercial enterprise, except a
6	vending facility which is licensed by the department of workforce development and
7	operated by blind or visually impaired persons, or a commercial enterprise exempted
8	from this subsection by an agreement under s. 84.01 (30) (g), shall be authorized or
9	conducted within or on property acquired for or designated as a controlled-access
10	highway.
11	*-0305/1.1* Section 1821. 84.30 (2m) of the statutes is created to read:
12	84.30 (2m) CONDITIONAL USES AND SPECIAL EXCEPTIONS NOT CONSIDERED. No uses
13	of real property that are authorized by special zoning permission, including uses by
14	conditional use, special exception, zoning variance or conditional permit, may be
15	considered when determining whether the area is a business area.
16	*-1024/1.1* SECTION 1822. 84.30 (3) (c) (intro.) of the statutes is amended to
17	read:
18	84.30 (3) (c) (intro.) Signs advertising activities conducted on the property on
19	which they are located if such on-property signs comply with applicable federal law
20	and the June 1961 agreement between the department and the federal highway
21	administrator relative to control of advertising adjacent to interstate highways.
22	Additionally, any such sign located outside the incorporated area of a city or village
23	shall comply with the following criteria No on-property sign may be erected in a
24	location where it constitutes a traffic hazard. If the department issues permits for
25	outdoor advertising signs, the department is not required to issue permits for

(2) If the department proposes to adopt a long-range transportation plan the
secretary shall, prior to the department's adoption of the plan, submit the plan to the
oint committee on finance. If the cochairpersons of the committee do not notify the
department within 14 working days after the date of the department's submittal that
the committee has scheduled a meeting for the purpose of reviewing the plan, the
department may adopt the plan. If, within 14 working days after the date of the
department's submittal, the cochairpersons of the committee notify the department
that the committee has scheduled a meeting for the purpose of reviewing the plan,
the department may adopt the plan only upon approval of the committee. If the
committee directs the department to reconsider parts of the plan, the department
may adopt the plan only after reconsidering the plan, resubmitting a revised plan to
the committee and receiving the committee's approval.

-1016/1.1 Section 1830. 85.024 (2) of the statutes is amended to read:

85.024 (2) The department shall administer a bicycle and pedestrian facilities program to award grants of assistance to political subdivisions for the planning, development or construction of bicycle and pedestrian facilities. Annually, the The department shall award from the appropriation under s. 20.395 (2) (nx) grants to political subdivisions under this section. A political subdivision that is awarded a grant under this section shall contribute matching funds equal to at least 25% of the amount awarded under this section. The department shall select grant recipients annually beginning in 1994 from applications submitted to the department on or before April 1 of each year.

b0465/2.2 SECTION 1830 85.026 (2) of the statutes is amended to read:

85.026 (2) Program. The Subject to s. 85.61, the department may administer a program to award grants of assistance to any political subdivision or state agency,

as defined in s. 20.001 (1), for transportation enhancement activities consistent with
federal regulations promulgated under 23 USC 133 (b) (8). The grants shall be
awarded from the appropriations under s. 20.395 (2) (nv) and (nx).

b0633/2.3 SECTION 1830m. 85.05 of the statutes is amended to read:

85.05 Evaluation of proposed major highway projects. The department by rule shall establish a procedure for numerically evaluating projects considered for enumeration under s. 84.013 (3) as a major highway project. The evaluation procedure may include any criteria that the department considers relevant. The rules shall establish a minimum score that a project shall meet or exceed when evaluated under the procedure established under this section before the department may recommend the project to the transportation projects commission for consideration under s. 13.489 (4).

b0657/3.2 Section 1830j. 85.055 of the statutes is created to read:

85.055 Passenger railroad station improvements. (1) In this section, "Local governmental unit" means a city, village, town or county or an agency or subdivision of a city, village, town or county.

(2) The department shall administer a passenger railroad station improvement grant program. From the appropriation under s. 20.395 (2) (ct), the department shall award grants to local governmental units or private entities for the construction or rehabilitation of passenger railroad stations along existing or proposed rail passenger routes. The amount of a grant awarded under this section shall be limited to an amount equal to 33% of the cost of the project or \$60,000, whichever is less.

1	(1) Activities funded from the appropriation under s. 20.395 (2) (fv) or (fx).
2	(2) Transportation facilities economic assistance and development under s.
3	84.185.
4	(3) The transportation enhancement activities program under s. 85.026, if the
5	department administers such a program.
6	(4) The transportation infrastructure loan program under s. 85.52.
7	*b0634/1.3* Section 1855p. 86.19 (1) of the statutes is amended to read:
8	86.19 (1) Except as provided in sub. (1m) or s. 84.01 (30) (g), no sign shall be
9	placed within the limits of any street or highway except such as are necessary for the
10	guidance or warning of traffic or as provided by ss. 60.23 (17m) and 66.046. The
11	authorities charged with the maintenance of streets or highways shall cause the
12	removal therefrom and the disposal of all other signs.
13)	*b0626/3.1* Section 1855. 86.19 (1r) of the statutes is created to read:
L4	86.19 (1r) Notwithstanding sub. (1), the department shall erect and maintain
15	directional signs along I 43 for America's Black Holocaust Museum in Milwaukee
16	County. The department may not charge any fee related to any sign erected and
17	maintained under this subsection.
18	*-0881/1.1* SECTION 1856. 86.30 (2) (a) 1. of the statutes is amended to read:
19	86.30 (2) (a) 1. Except as provided in pars. (b), (d) and (dm), sub. (10) and s.
20	86.303, the amount of transportation aids payable by the department to each county
21	shall be the aids amount calculated under subd. 2. and to each municipality shall be
22	the aids amount calculated under subd. 2. or 3., whichever is greater. If the amounts
23	calculated for a municipality under subd. 2. or 3. are the same, transportation aids
24	to that municipality shall be paid under subd. 2.
25	*_0881/1.2* Section 1857. 86.30 (2) (a) 3. f. of the statutes is repealed.

1	*b0309/3.12* Section 1926ye. 92.15 (4) of the statutes is amended to read:
2	92.15 (4) A local governmental unit may not apply a regulation under sub. (2)
3	or (3) to a livestock operation that exists on October 14, 1997, unless the local
4	governmental unit determines, using the rules promulgated under s. 281.16(3)(e),
5	that cost-sharing is available to the owner or operator of the livestock operation
6	under s. 92.14, 281.16 (5) or 281.65 or from any other source.
7	*b0309/3.12* SECTION 1926ym. 92.17 (2m) of the statutes is amended to read:
8	92.17 (2m) AUTHORITY TO ENFORCE ORDINANCE. A county, city, village or town
9	may not enforce a shoreland management ordinance unless the county uses funds
10	have been appropriated provided under s. 92.14(3) for grants for the purposes under
11	s. 92.14 (3m) (3) (b). A city, village or town may not enforce a shoreland management
12	ordinance unless the county in which the city, village or town is located uses funds
13	provided under s. 92.14 (3) for grants for the purposes under s. 92.14 (3) (b).
$\widehat{(14)}$	*b0274/1.1* SECTION 1926. 92.18 (2m) of the statutes is created to read:
15	92.18 (2m) If a person is certified under this section to review plans for, or
16	conduct inspections of, a type of agricultural engineering practice at one of the levels
17	under sub. (2) (c), the department shall allow the person to review plans for, or
18	conduct inspections of, all types of agricultural engineering practices at that same
19	level without requiring any additional certification.
20	*-0099/1.2* SECTION 1927. 93.06 (1n) of the statutes is created to read:
21	93.06 (1n) ELECTRONIC PROCESSING. (a) Accept and process by electronic means
22	applications and payments for licenses, permits, registrations and certificates that
23	are issued by the department.
24	(b) Accept and process by electronic means requests and payments for goods
25	and services that the department is authorized to provide.

1	terms "cost to retailer" and "cost to wholesaler" as defined in pars. (am) and (c) shall
2	both be applied, including the markup requirements.
3	*b0674/1.1* SECTION 1960p. 100.30 (2) (L) (intro.) and 1. of the statutes are
4	consolidated, renumbered 100.30 (2) (L) and amended to read:
5	100.30 (2) (L) (intro.) "Wholesaler" includes every person holding a permit as
6	a multiple retailer under s. 139.30 (8) and every person engaged in the business of
7	making sales at wholesale, other than sales of motor vehicle fuel at wholesale, within
8	this state except as follows: 1. In that in the case of a person engaged in the business
9.	of selling both at wholesale and at retail, "wholesaler" applies only to the wholesale
10	portion of that business.
11	*b0674/1.1* Section 1960t. 100.30 (2) (L) 2. of the statutes is repealed.
12	*-0030/2.113* SECTION 1972. 101.01 (4) of the statutes is amended to read:
13	101.01 (4) "Employer" means any person, firm, corporation, state, county,
14	town, city, village, school district, sewer district, drainage district, family care
15	district and other public or quasi-public corporations as well as any agent, manager,
16	representative or other person having control or custody of any employment, place
17	of employment or of any employe.
18)	*b0216/1.1* SECTION 1972s. 101.02 (18m) of the statutes is amended to read:
19	101.02 (18m) The department may perform, or contract for the performance
20	of, testing of petroleum products other than testing provided under ch. 168. The
21	department may establish a schedule of fees for such petroleum product testing
22	services. The department shall credit all revenues received from fees established
23	under this subsection to the appropriation account under s. 20.143(3)(ga). Revenues
24	from fees established under this subsection may be used by the department to pay

1	*b0344/3.14	* Section 1996c.	101.144 (2) (b) 1	of the statutes is amended to
2	read:	en jermen en geringen gewicht. Die geringen gewichte gewicht der geringen der geringen der gewichte der gewicht der gewicht der gestellt der	s production of the second	

101.144 (2) (b) 1. The site of the discharge is classified, as provided under sub. (3m) (a) 3., as medium priority risk or low priority risk, based on the threat that the discharge poses to public health, safety and welfare and to the environment.

b0344/3.14 Section 1996e. 101.144 (2) (b) 2. of the statutes is amended to read:

101.144 (2) (b) 2. The site of the discharge is not contaminated by a hazardous substance other than the petroleum product, including any additive, that was discharged from the petroleum storage tank.

b0344/3.14 Section 1997c. 101.144 (3g) of the statutes is created to read: 101.144 (3g) (a) If, on December 1, 1999, more than 35% of sites classified under this section, excluding sites that are contaminated by a hazardous substance other than a petroleum product or an additive to a petroleum product, are classified as high-risk sites, the department of commerce and the department of natural resources shall attempt to reach an agreement that specifies standards for determining whether the site of a discharge of a petroleum product from a petroleum storage tank is classified as high risk. The standards shall be designed to classify no more than 35% of those sites as high-risk sites and may not classify all sites at which an enforcement standard is exceeded as high-risk sites. If the department of commerce and the department of natural resources are unable to reach an

agreement, they shall refer the matters on which they are unable to agree to the

secretary of administration for resolution. The secretary of administration shall

resolve any matters on which the departments disagree in a manner that is

consistent with this paragraph. The department of commerce shall promulgate rules

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incorporating any agreement between the department of commerce and the						
department of natural resources under this paragraph and any resolution of						
disagreements between the departments by the secretary of administration under						
this paragraph.						

(b) If, 6 months after rules under par. (a) are in effect, more than 35% of the sites classified under this section, excluding sites that are contaminated by a hazardous substance other than a petroleum product or an additive to a petroleum product, are classified as high-risk sites, the department of commerce shall revise the rules using the procedure for promulgating the rules in par. (a).

b0344/3.14 SECTION 19986, 101.144 (3m) (a) 3. of the statutes is amended to read:

101.144 (3m) (a) 3. Establishes procedures, standards and schedules for determining whether the site of a discharge of a petroleum product from a petroleum storage tank is classified as high priority, medium priority risk or low priority risk and establishes procedures and schedules for classifying sites of discharges of petroleum products from petroleum storage tanks.

b0222/3.1 Section 1998b. 101.63 (3m) of the statutes is created to read:

101.63 (3m) Contract with a private organization to provide education regarding construction standards and inspection requirements under this subchapter and under rules promulgated under this subchapter to builders of dwellings in this state. The department may only contract with an organization under this subsection if the organization is described in section 501 (c) (3) of the Internal Revenue Code and is exempt from federal income tax under section 501 (a) of the Internal Revenue Code.

b0222/3.1 Section 1998. 101.651 (title) of the statutes is amended to read:



101.651 (title) Certain municipalities excepted exempted. 1 *b0222/3.1* SECTION 1998ng. 101.651 (1) (title) of the statutes is created to 3 read: 101.651 (1) (title) DEFINITION. 4 *b0222/3.1* Section 1998me. 101.651 (2) of the statutes is repealed. *b0222/3.1* Section 1998ing. 101.651 (2m) of the statutes is created to read: **∕**6) EXEMPTION BY RESOLUTION. A municipality shall exercise 7 101.651 (**2m**) jurisdiction over the construction and inspection of new one—and 2-family dwellings 8 by enacting ordinances under s. 101.65 (1) (a) or shall exercise the jurisdiction 9 granted under s. 101.65(1)(a) jointly under s. 101.65(1)(b), unless the municipality 10 does any of the following by resolution: 11 (a) Requests under sub. (3) that the department or a county enforce this 12 subchapter or an ordinance enacted under s. 101.65 (1) (a) throughout the 13 municipality and that the department or a county provide inspection services in the 14 municipality to administer and enforce this subchapter or an ordinance enacted 15 under s. 101.65 (1) (a). 16 (b) Determines not to exercise jurisdiction over the construction and inspection 17 of new one- and 2-family dwellings under s. 101.65(1)(a), not to exercise jurisdiction 18 jointly under s. 101.65 (1) (b), not to request under sub. (3) that the department or 19 a county enforce this subchapter or an ordinance enacted under s. 101.65 (1) (a) 20 throughout the municipality and not to request under sub. (3) that the department 21 or a county provide inspection services in the municipality to administer and enforce 22 this subchapter or an ordinance enacted under s. 101.65 (1) (a). 23

b0222/3.1 SECTION 1998mi. 101.651 (3) of the statutes is amended to read:

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101.651 (3) DEPARTMENTAL AND COUNTY AUTHORITY IN MUNICIPALITIES: GENERALLY.
Except as provided in sub. (3m) or (3s), the department or a county may not enforce
this subchapter or an ordinance enacted under s. 101.65(1)(a) or provide inspection
services in a municipality unless requested to do so by a person with respect to a
particular dwelling or by the municipality. A request by a person or a municipality
with respect to a particular dwelling does not give the department or a county
authority with respect to any other dwelling. Costs shall be collected under s. 101.65
(1) (c) or ss. 101.63 (9) and 101.65 (2) from the a person or municipality making the
a request under this subsection.
b0222/3.1 Section 1998mk. 101.651 (3m) (title) of the statutes is created
to read:
101.651 (3m) (title) AUTHORITY OVER EROSION CONTROL IN TOWNS,
UNINCORPORATED AREAS AND CERTAIN EXEMPTED MUNICIPALITIES.
b0222/3.1 Section 1998mm 101.651 (3m) of the statutes is renumbered
101.651 (3m) (a) and amended to read:
101.651 (3m) (a) The department may enforce s. 101.653 in a municipality that
does not perform or contract for inspection services under s. 101.65 (1) (a) or (b)
adopts a resolution under sub. (2m) (b). A county may enforce those provisions of an
ordinance enacted under s. 101.65 (1) (a) related to construction site erosion in any
city or village that does not perform or contract for inspection services under s. 101.65
(1) (a) or (b) adopts a resolution under sub. (2m) (b). The department or the county
shall collect a fee for the inspection services under this subsection.
b0222/3.1 SECTION 1998mp. 101.651 (3s) of the statutes is renumbered
101.651 (3m) (b).
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D	*b0222/3.1* SECTION 1998m. 101.651 (4) (title) of the statutes is created to
2	read:
3	101.651 (4) (title) Data relating to housing starts in municipalities.
3	*b0222/3.1* SECTION 1998(n)t. 101.651 (5) (title) of the statutes is created to
5	read:
6	101.651 (5) (title) Effect of section on certain laws.
0	*b0222/3.1* SECTION 1998my. 101.651 (6) (title) of the statutes is created to
8	read:
9	101.651 (6) (title) Energy conservation rules; continuing effect.
10	*b0238/4.6* Section 1998cc. 101.91 (1) of the statutes is renumbered 101.91
11	(2e).
12	*b0238/4.6* SECTION 1998cg. 101.91 (1g), (1m), (2g) and (2m) of the statutes
13	are created to read:
14	101.91 (1g) "Delivery date" means the date on which a mobile home is
15	physically delivered to the site chosen by the mobile home owner.
16	(1m) "License period" means the period during which a license issued under
17	s. 101.951 or 101.952 is effective, as established by the department under s. 101.951
18	(2) (b) 1. or 101.952 (2) (b) 1.
19	(2g) "Mobile home dealer" means a person who, for a commission or other thing
20	of value, sells, exchanges, buys or rents, or offers or attempts to negotiate a sale or
21	exchange of an interest in, mobile homes or who is engaged wholly or partially in the
22	business of selling mobile homes, whether or not the mobile homes are owned by the
23	person, but does not include:
24	(a) A receiver, trustee, administrator, executor, guardian or other person
25	appointed by or acting under the judgment or order of any court.

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state all of the following:

years, including parts of calendar years, during which the license remains in effect. 1 A fee determined under this paragraph may not exceed the license fee for the entire 2 3 license period under par. (c). (3) Every licensee shall carry his or her license when engaged in his or her 4 business and display the same upon request. The license shall name his or her 5 employer, and, in case of a change of employer, the mobile home salesperson shall 6 immediately mail his or her license to the department, which shall endorse that 7 change on the license without charge. 8 The provision of s. 218.01 (3) relating to the denial, suspension and 9 revocation of a motor vehicle salesperson's license shall apply to the denial, 10 suspension and revocation of a mobile home salesperson's license so far as applicable, 11 except that such provision does not apply to the denial, suspension or revocation of 12 a license under s. 101.02 (21) (b). 13 (6) The provisions of s. 218.01 (3) (g) and (5) shall apply to this section, mobile 14 home sales practices and the regulation of mobile home salespersons, as far as 15 16 applicable. *b0238/4.6* SECTION 1998 2 101.953 of the statutes is created to read: 177 101.953 Warranty and disclosure. (1) A one-year written warranty is 18 required for every new mobile home sold, or leased to another, by a mobile home 19 manufacturer, mobile home dealer or mobile home salesperson in this state, and for 20

every new mobile home sold by any person who induces a resident of the state to enter

into the transaction by personal solicitation in this state or by mail or telephone

solicitation directed to the particular consumer in this state. The warranty shall

1	*b0567/1.5* SECTION 2027 106.14 (4) of the statutes is repealed.
2	*b0569/1.11* Section 2027d. 106.15(1)(a) of the statutes is amended to read:
3	106.15 (1) (a) "Council" means the governor's council on workforce excellence
4	established under 29 USC 1792 council on workforce investment established under
5	29 USC 2821.
6	*b0569/1.11* SECTION 2027f. 106.15 (1) (b) of the statutes is amended to read:
7	106.15 (1) (b) "Dislocated worker" has the meaning established by the
8	department by rule in substantial conformance with 29 USC 1652 (a) given in 29
9	<u>USC 2801 (9)</u> .
10	*b0569/1.11* SECTION 2027h. 106.15(1)(c) of the statutes is amended to read:
11	106.15 (1) (c) "Dislocated worker committee" means the committee or other
12	subunit of the council that deals with the dislocated workers program under 29 USC
13	1651 to 1662b assists the governor in providing employment and training activities
14	to dislocated workers under 29 USC 2862 to 2864.
15	*b0569/1.11* SECTION 2027j. 106.15(1)(d) of the statutes is amended to read:
16	106.15 (1) (d) "Substate Local plan" means a substate local plan required under
17	29 USC 1661b (a) 29 USC 2833 as a condition for a grant.
18	*b0569/1.11* SECTION 2027m. 106.15 (3) (intro.) of the statutes is amended to
19	read:
20	106.15 (3) Grants. (intro.) From the appropriation under s. 20.445 (1) (bc),
21	(jm), (mb) and (mc), the department shall make grants to persons providing
22	employment and training activities to dislocated workers programs offering training
23	and related employment services including but not limited to the following:
24	*b0569/1.11* Section 2027p. 106.15 (4) of the statutes is amended to read:

1	*b0558/1.1* Section 2029n. 106.215 (10) (g) 2. of the statutes is amended to
2	read:
3	106.215 (10) (g) 2. The board may authorize a partial incentive payment er
4	education voucher to a person who is employed as a corps enrollee and who receives
5	a satisfactory employment evaluation upon termination of employment if the person
6	is employed as a corps enrollee for less than a one-year period of continuous
7	employment and the board determines that employment was terminated because of
8	special circumstances beyond the control of the corps enrollee or if the person is
9	employed as a corps enrollee for at least 10 months but less than a one-year period
10	of continuous employment and the board determines that employment was
11	terminated in order to enable the person to attend an institution of higher education,
12	technical college or other training program or to enable the person to obtain other
13	employment.
14	*b0558/1.1* SECTION 2029r. 106.215 (10) (g) 2m. of the statutes is created to
15	read:
16	106.215 (10) (g) 2m. In lieu of a partial incentive payment under subd. 2, the
17	board may authorize a partial education voucher to a person who is employed as a
18	corps enrollee and who receives a satisfactory employment evaluation upon
19	termination of employment if the person is employed as a corps enrollee for less than
20	a 6-month period of continuous employment and the board determines that
21	employment was terminated because of special circumstances beyond the control of
99	the corns enrollee

b0558/1.1 SECTION 2029 106.215 (10) (g) 4. of the statutes is created to

read:

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1	106.215 (10) (g) 4. No corps enrollee may receive more than 2 incentive
2	payments or 4 education vouchers under this paragraph.
3	*b0569/1.12* SECTION 2029m. 108.04 (16) (c) of the statutes is amended to
4	read:
. 5	108.04 (16) (c) Benefits may not be denied to an otherwise eligible individual
6	under par. (a) who is enrolled in a program under the plan of any state for training
7	for dislocated workers under 29 USC 1661 29 USC 2822, notwithstanding the failure
8	of such training to meet any of the requirements of par. (a) 1. to 4.
(9.)	*b0469/4.3* Section 2029m. 108.07 (8) (b) of the statutes is amended to read:
10	108.07 (8) (b) If a claimant is a prisoner of a state prison, as defined in s. 302.01,
11	and has employment with an employer other than the department of corrections or
12	a private business leasing space within a state prison under s. 303.01 (2) (em), and
13	the claimant's employment terminates because conditions of incarceration or
14	supervision make it impossible to continue the employment, the department shall
15	charge to the fund's balancing account any benefits based on the terminated
16	employment that are otherwise chargeable to the account of an employer that is
17	subject to the contribution requirements under ss. 108.17 and 108.18.
18	*b0523/3.3* Section 2030m. 109.09 (1) of the statutes is amended to read:
19	109.09 (1) The department shall investigate and attempt equitably to adjust
20	controversies between employers and employes as to alleged wage claims. The
21	department may receive and investigate any wage claim which is filed with the
22	department, or received by the department under s. 109.10 (4), no later than 2 years
23	after the date the wages are due. The department may, after receiving a wage claim,
24	investigate any wages due from the employer against whom the claim is filed to any
25	employe during the period commencing 2 years before the date the claim is filed. The

1	her native language or may modify the format and administration of an examination
2	for such pupils.
3	*-1351/3.12* SECTION 2082. 118.30(2)(b) 3. of the statutes is amended to read:
4	118.30 (2) (b) 3. Upon the request of a pupil's parent or guardian, the school
5	board shall excuse the pupil from taking an examination administered under this
6	section sub. (1m) (a), (am) or (b).
7	*b0376/3.8* SECTION 2082g. 118.30 (2) (b) 4. of the statutes is created to read:
8	118.30 (2) (b) 4. Upon the request of a pupil's parent or guardian, the operator
9	of a charter school under s. 118.40 (2r) shall excuse the pupil from taking an
10	examination administered under sub. (1r) (a), (am) or (b).
11	*b0376/3.8* Section 2082r. 118.30 (5) of the statutes is repealed.
12	*-1351/3.14* SECTION 2084. 118.30 (6) of the statutes is amended to read:
13	118.30 (6) A school board and an operator of a charter school under s. 118.40
14	(2r) is not required to administer the 4th and 8th grade examinations adopted or
15	approved by the state superintendent under sub. (1) (a) if the school board or the
16	operator of the charter school administers its own 4th and 8th grade examinations,
17	the school board or operator of the charter school provides the state superintendent
18	with statistical correlations of those examinations with the examinations adopted or
19	approved by the state superintendent under sub. (1) $\frac{1}{2}$, and the federal department
20	of education approves.
21	*b0376/3.9* Section 2084m. 118.33 (title) of the statutes is amended to read:
22	118.33 (title) High school graduation standards; criteria for promotion.
23	*b0599/1.8* Section 2085m. 118.33 (1) (cm) of the statutes is repealed.
24	*b0599/1.8* SECTION 208679. 118.33 (1) (e) of the statutes is repealed.
2 5	*b0376/3.10* Section 2086m. 118.33 (6) of the statutes is created to read:

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an 8th grade pupil to the 9th grade, unless the pupil satisfies the criteria for promotion specified in the charter school operator's policy under subd. 1.

b0574/3.1 SECTION 2086m. 118.34 (4) of the statutes is created to read:

118.34 (4) The governor's work-based learning board shall review the local technical preparation programs established under sub. (1) as operated during the 1999-2000 fiscal year, the organizational structure used to implement those programs during that fiscal year and the allocation of funding to those programs for that fiscal year to determine whether those programs, that organizational structure and that allocation of funding should continue in the manner in which they were provided during the 1999-2000 fiscal year beyond that fiscal year and shall submit a plan for the implementation of those programs beyond the 1999-2000 fiscal year to the joint committee on finance by June 15, 2000. If the cochairpersons of the committee do not notify the governor's work—based learning board within 14 working days after the date of submittal of the plan that the committee has scheduled a meeting for the purpose of reviewing the plan, the board may implement the plan, notwithstanding subs. (1), (2) and (3). If within 14 working days after the date of submittal of the plan, the cochairpersons of the committee notify the governor's work-based learning board that the committee has scheduled a meeting for the purpose of reviewing the plan, the board may implement the plan, notwithstanding subs. (1), (2) and (3), only as approved or modified by the committee.

-1354/2.1 Section 2088. 118.40 (2) (a) of the statutes is amended to read:

118.40 (2) (a) Within 30 days after receiving a petition under sub. (1m) the school board shall hold a public hearing on the petition. At the hearing, the school board shall consider the level of employe and parental support for the establishment of the charter school described in the petition and the fiscal impact of the

1	accordance with criteria established by the director of the federal office of
2	management and budget. The requirement under this subdivision does not apply
3	after the pupil's first school year of attendance at the private school under this
4	section.
5)	*b0414/3.2* Section 21096 119.23 (4) of the statutes is renumbered 119.23
6	(4) (intro.) and amended to read:
7	119.23 (4) (intro.) Upon receipt from the pupil's parent or guardian of proof of
8	the pupil's enrollment in the private school, the state superintendent shall pay to the
9.	parent or guardian, from the appropriation under s. 20.255 (2) (fu), an amount equal
10	to the sum of the amount of revenue increase per pupil allowed under subch. VII of
11	ch. 121 in the current school year and the following amount:
12	(a) 1. In the 1999-2000 school year, the total amount to which the school district
13	is was entitled under s. 121.08 in the 1998-99 school year divided by the school
14	district membership, or an amount equal to the private school's operating and debt
15	service cost per pupil that is related to educational programming, as determined by
16	the department, whichever is less in the 1997-98 school year.
17	(b) The state superintendent shall pay 25% of the total amount under par. (a)
18	in September, 25% in November, 25% in February and 25% in May. The department
19	shall send the check to the private school. The parent or guardian shall restrictively
20	endorse the check for the use of the private school.
21	*b0414/3.2* Section 2109r. 119.23 (4) (a) 2. of the statutes is created to read:
22	119.23 (4) (a) 2. In the 2000-01 school year and in each school year thereafter,
23	the amount paid under this subsection in the previous school year.
24	*-2030/2.5* SECTION 2110. 119.23 (5) (intro.) and (c) of the statutes are
2 5	consolidated, renumbered 119.23 (5) and amended to read:

1	b. In the 2001–02 school year, \$420,000,000 multiplied by the sum of 1.0 plus
2	the allowable rate of increase under s. 73.0305 expressed as a decimal.
3	c. In the 2002-03 school year and in any school year thereafter, the amount
4	determined in the previous school year under this subd. 1m. c. or under subd. 1m.
5	b. multiplied by the sum of 1.0 plus the allowable rate of increase under s. 73.0305
6	expressed as a decimal.
7	*_0250/4.10* Section 2140. 121.15 (3m) (a) 2. of the statutes is amended to
8	read:
9	121.15 (3m) (a) 2. "State school aids" means those aids appropriated under s.
10	20.255(2), other than s. $20.255(2)(fm)$, (fu) , (k) and (m) , and under ss. $20.275(1)(d)$,
11	(es), (et), and (f), (fs) and (u) and 20.285 (1) (ee), (r) and (rc) and those aids
12	appropriated under s. 20.275 (1) (s) that are used to provide grants or educational
13	telecommunications access to school districts under s. 196.218 (4r) 44.73.
14	*-1385/2.2* Section 2141. 121.15 (4) of the statutes is renumbered 121.15 (4)
15	(b) and amended to read:
16	121.15 (4) (b) On July 1 and October 15, using the most accurate data available,
17	the state superintendent shall provide the department of revenue and each school
18	district with an estimate of the total amount of state aid, as defined in s. 121.90(2),
19	the school district will receive in the current school year. On October 15, using the
20	most accurate data available, the state superintendent shall calculate the total
21	amount of state aid, as defined in s. 121.90 (2), that each school district will receive
22	in the current school year. Any adjustments to that calculation shall be made by
23	increasing or decreasing the payment made in September of the following school
24	year.
25	*-1385/2.3* Section 2142. 121.15 (4) (a) of the statutes is created to read:

24

1	(g) Submit a biennial report on the activities of the department under this
2	section that includes recommendations on program policies, procedures, practices
3	and services affecting the health status of economically disadvantaged minority
4	group members, to the appropriate standing committees under s. 13.172 (3) and to
5	the governor.
6	(3) From the appropriation under s. 20.435(5)(fh), the department shall award
7	grants for activities to improve the health status of economically disadvantaged
8	minority group members. A person may apply, in the manner specified by the
9	department, for a grant of up to \$50,000 in each fiscal year to conduct these activities.
10	A grant awarded under this subsection may not exceed 50% of the cost of the
11	activities. An applicant's required contribution for a grant may consist of funding or
12	an in-kind contribution.
13	(4) From the appropriation under s. 20.435 (5) (fh), the department shall award
14	a grant of up to \$100,000 in each fiscal year to a private nonprofit corporation that
15	applies, in the manner specified by the department, to conduct a public information
16	campaign on minority health.
17	*-1058/1.3* Section 2241. 146.19 (2) (intro.) of the statutes is amended to
18	read:
19	146.19 (2) Cooperative American Indian Health project grants. (intro.) From
20	the appropriation under s. 20.435 (5) (ek) (ke), the department shall award grants
21	for cooperative American Indian health projects in order to promote cooperation
22	among tribes, tribal agencies, inter-tribal organizations and other agencies and

organizations in addressing specific problem areas in the field of American Indian

health. A tribe, tribal agency or inter-tribal organization may apply, in the manner

1	196.218 (5) (a) 5. To pay costs incurred under contracts under s. 16.974 (7) to
2	the extent that these costs are not paid under sub. (4r) (c) 4 s. 44.73 (2) (d).
3	*b0379/2.4* SECTION 2331g. 196.218 (5) (a) 5m. of the statutes is created to
4	read:
5	196.218 (5) (a) 5m. To provide statewide access, through the Internet, to
6	periodical and reference information data bases.
7	*-0250/4.24* Section 2332. 196.218 (5) (a) 7. of the statutes is amended to
8	read:
9.	196.218 (5) (a) 7. To make grants awarded by the technology for educational
10	achievement in Wisconsin board to school districts and private schools under sub.
11	(4r) (g) s. 44.73 (6). This subdivision does not apply after June 30, 2002.
(12)	*b0347/2.2* Section 2332m. 196.218 (5) (a) 8. of the statutes is created to
13	read:
14	196.218 (5) (a) 8. To promote access to information and library services to blind
15	and visually handicapped individuals.
16	*b0345/4.5* Section 2332m. 196.218 (5) (a) 9. of the statutes is created to
17	read:
18	196.218 (5) (a) 9. To make grants under sub. (4u).
(19)	*b0348/2.1* SECTION 2332m. 196.218 (5) (d) of the statutes is created to read:
20	196.218 (5) (d) 1. In this paragraph, "Wisconsin works agency" has the meaning
21	given in s. 49.001 (9).
22	2. The commission shall annually provide information booklets to all Wisconsin
23	works agencies that describe the current assistance from the universal service fund
24	that is available to low-income individuals who are served by the Wisconsin works
25	agencies, including a description of how such individuals may obtain such

1	in its proceedings but may not appear as a party a decision of the commission to the
2	circuit court. This paragraph does not apply after June 30, 1999 2001.
3	*b0349/1.3* Section 2336m. 196.85 (2m) of the statutes is amended to read:
4	196.85 (2m) Annually, the commission shall assess telecommunications
5	utilities for the cost of one attorney position in the department of justice to provide
6	services relating to telecommunications matters and for the cost of supplies, services
7	and equipment related to that position. The amounts received under this subsection
8	shall be credited to the appropriation under s. 20.455 (1) (kt). This subsection does
9	not apply after June 30, 1999 <u>2001</u> .
10	*b0238/4.9* Section 2342cc. Subchapter VI (title) of chapter 218 [precedes
11	218.10] of the statutes is amended to read:
12	CHAPTER 218
13	SUBCHAPTER VI
14	2 MOBILE HOME RECREATIONAL
15	VEHICLE DEALERS
16)	*b0238/4.9* Section \$342cg. 218.10 (1) of the statutes is repealed.
17	*b0238/4.9* Section 2342cL. 218.10 (1m) of the statutes is created to read:
/ 18	218.10 (1m) "Department" means the department of transportation, unless the
19	context requires otherwise.
20	*b0238/4.9* Section 2342cp. 218.10 (1t) of the statutes is repealed.
21	*b0238/4.9* Section 2342ct. 218.10 (2) of the statutes is repealed.
22	*b0238/4.9* Section 2342cx. 218.10 (3) of the statutes is renumbered 218.10
23	(1g), and 218.10 (1g) (intro.) and (e), as renumbered, are amended to read:
24	218.10 (1g) (intro.) "Mobile home dealer" "Dealer", unless the context requires
25	otherwise, means a person who, for a commission or other thing of value, sells

1	(b) The department may not charge a fee under par. (a) to a person who accesses
2	or uses a department data base or computer system at an office of the register of
3	deeds under s. 409.407 (2m) (b).
4	*b0519/4.15* Section 2353m. 227.01 (1) of the statutes is amended to read:
5	227.01 (1) "Agency" means the Wisconsin land council or a board, commission,
6	committee, department or officer in the state government, except the governor, a
7	district attorney or a military or judicial officer.
8	*b0519/4.15* Section 2353n. 227.01 (1) of the statutes, as affected by 1999
9	Wisconsin Act (this act), is amended to read:
10	227.01 (1) "Agency" means the Wisconsin land council or a board, commission,
11	committee, department or officer in the state government, except the governor, a
12	district attorney or a military or judicial officer.
13	*b0523/3.5* SECTION 2353m. 227.01(13)(t) of the statutes is amended to read:
14	227.01 (13) (t) Ascertains and determines prevailing wage rates and prevailing
15	hours of labor under ss. s. 20.924 (1) (i) 3. or (j) 3. c., 66.293, 103.49 and or 103.50,
16	except that any action or inaction which ascertains and determines prevailing wage
17	rates and prevailing hours of labor under ss. s. 20.924 (1) (i) 3. or (j) 3. c., 66.293,
18	103.49 and or 103.50 is subject to judicial review under s. 227.40.
19	*b0519/4.16* Section 2355m. 227.113 of the statutes is created to read:
20	227.113 Incorporation of state land use planning goals. Each agency
21	shall ensure that, consistently with the laws that it administers, the rules
22	promulgated by the agency are designed to further the goals specified in s. 1.13 (2).
23	*b0238/4.10* SECTION 2356m. 227.43 (1) (bg) of the statutes is amended to

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1	227.43 (1) (bg) Assign a hearing examiner to preside over any hearing or review
2	under ss. 84.30 (18), 84.31 (6) (a), 85.013 (1), 86.073 (3), 86.16 (5), 86.195 (9) (b), 86.32
3	(1), 101.935 (2) (b), 101.951 (7) (a) and (b), 114.134 (4) (b), 114.135 (9), 114.20 (19),
4	175.05 (4) (b), 194.145 (1), 194.46, 218.01 (2) (bd) 2. and (c) 2., (3) (b), (c), (f) 1., (fm)
5	1. and (h) and (3c) (d), 218.11 (7) (a) and (b), 218.22 (4) (a) and (b), 218.32 (4) (a) and
6	(b), 218.41 (4), 218.51 (5) (a) and (b), 341.09 (2m) (d), 342.26, 343.69 and 348.25 (9).
7	*b0621/1.1* SECTION 23596. 229.42(7)(b) 1. of the statutes is amended to read:
8	229.42 (7) (b) 1. Subject to subds. 2. and 3., the terms of office of the members
9	of the board shall be 3 years, except that for the initial appointments for a newly
10	created district, as specified in the enabling resolution, 4 of the appointments shall
11	be for one year, 4 appointments, including the 3 members appointed under sub. (4)
12	(d), shall be for 2 years and 4 appointments shall be for 3 years. The cochairpersons
13	of the joint committee on finance or their designees shall serve on the board for a term
14	that is concurrent with their terms in office and the comptroller's appointment shall
15	be for the comptroller's tenure in his or her position. No member who is an officer
16	or employe of a private sector entity may serve more than 2 consecutive full terms.
17	*b0265/3.2* SECTION 2359p. 230.04 (16) of the statutes is created to read:
18	230.04 (16) The secretary shall establish in the classified service in-service
19	training internships designed to give rigorous training in public service
20	administration for periods not to exceed 3 years under the direct supervision of
21	experienced administrators.
22	*b0265/3.2* Section 2359q. 230.04 (17) of the statutes is created to read:
23	230.04 (17) To stimulate the interest of qualified students of exceptional meri

in government career service, the secretary shall cooperate with the board of regents

1	*b0265/3.2* Section 2359u. 230.046 (4) to (11) of the statutes are repealed.
\bigcirc	*b0472/1.1* SECTION 2359gp. 230.08(2)(e) 3e. of the statutes is created to read:
3	230.08 (2) (e) 3e. Corrections — 5.
4	*b0682/3.29* SECTION 2360m. 230.08 (2) (e) 3m. of the statutes is amended to
5	read:
6	230.08 (2) (e) 3m. Educational communications board — 4. If the secretary of
7	administration determines that the federal communications commission has
8	approved the transfer of all broadcasting licenses held by the educational
9	communications board to the broadcasting corporation as defined in s. 39.81(2), this
10	subdivision does not apply on and after the effective date of the last license
11	transferred as determined by the secretary of administration under s. 39.88 (2).
12	*b0264/1.1* Section 2360m. 230.08 (2) (e) 4. of the statutes is amended to
13	read:
14	230.08 (2) (e) 4. Employment relations — 4 3.
15	*-1922/5.35* SECTION 2361. 230.08 (2) (e) 6. of the statutes is amended to read:
16	230.08 (2) (e) 6. Workforce development — 8 7.
17	*b0682/3.30* SECTION 2361m. 230.08 (2) (km) of the statutes is created to
18	read:
19	230.08 (2) (km) Persons employed by the department of administration who
20	were transferred to the department of administration under s. 39.87 (4) and who
21	immediately before their transfer occupied a position described under par. (e) 3m.,
22	(L) 2. or (we).
23	*b0682/3.30* SECTION 2362m. 230.08 (2) (L) 2. of the statutes is amended to
24	read:

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230.08 (2) (L) 2. Educational communications board, created under s. $15.57 (1)$.
If the secretary of administration determines that the federal communications
commission has approved the transfer of all broadcasting licenses held by the
educational communications board to the broadcasting corporation, as defined in s.
39.81 (2), this subdivision does not apply on and after the effective date of the last
license transferred as determined by the secretary of administration under s. 39.88
(2).
-0024/1.2 Section 2363. 230.08 (2) (u) of the statutes is repealed.
b0682/3.31 Section 2364m. 230.08 (2) (we) of the statutes is amended to
read:
230.08 (2) (we) Professional staff members of the educational communications
board authorized under s. 39.13 (2). If the secretary of administration determines
that the federal communications commission has approved the transfer of all
broadcasting licenses held by the educational communications board to the
broadcasting corporation, as defined in s. 39.81 (2), this paragraph does not apply on
and after the effective date of the last license transferred as determined by the
secretary of administration under s. 39.88 (2).
-1922/5.36 SECTION 2365. 230.08 (2) (yr) of the statutes is created to read
230.08 (2) (yr) The executive director of the governor's work-based learning
board.
b0682/3.32 SECTION 2366m. 230.08(4)(a) of the statutes is amended to read
230.08 (4) (a) The number of administrator positions specified in sub. (2) (e
includes all administrator positions specifically authorized by law to be employed
outside the classified service in each department, board or commission and the
historical society. In Except as provided in par. (am), in this paragraph

"department" has the meaning given under s. 15.01 (5), "board" means the educational communications board, investment board, public defender board and technical college system board and "commission" means the public service commission. Notwithstanding sub. (2) (z), no division administrator position exceeding the number authorized in sub. (2) (e) may be created in the unclassified service.

b0682/3.32 SECTION 2367. 230.08 (4) (am) of the statutes is created to read:

230.08 (4) (am) If the secretary of administration determines that the federal communications commission has approved the transfer of all broadcasting licenses held by the educational communications board to the broadcasting corporation, as defined in s. 39.81 (2), on and after the effective date of the last license transferred as determined by the secretary of administration under s. 39.88 (2), "board" in par. (a) means the investment board, public defender board and technical college system board.

b0265/3.3 Section 23676. 230.28(1)(am) of the statutes is amended to read: 230.28 (1) (am) All probationary periods for employes in supervisory or management positions are one year unless waived after 6 months under par. (c). The waiver under par. (c) may be exercised for an employe in a supervisory position only if the employe has successfully completed the a supervisory development program under s. 230.046(2). However, persons who transfer or are reinstated to supervisory or management positions consistent with conditions under sub. (4) and who had previously obtained permanent status in class in a supervisory or management position prior to the transfer or reinstatement shall serve a probationary period in accordance with sub. (4).

1	*b0595/1.1* SECTION 2367e. 231.03 (6) (intro.) of the statutes is amended to
2	read: The state of
3	231.03 (6) (intro.) Issue Subject to s. 231.08 (7), issue bonds of the authority,
4	and may refuse to issue bonds of the authority only if it determines that the issuance
5	would not be financially feasible, to do the following:
6	*b0595/1.1* Section 2367m. 231.08 (1) of the statutes is amended to read:
7	231.08 (1) The Subject to sub. (7), the authority may from time to time issue
8	bonds for any corporate purpose. All such bonds or other obligations of the authority
9	issued under this chapter are declared to be negotiable for all purposes,
10	notwithstanding their payment from a limited source and without regard to any
11	other law. The authority shall employ the building commission as its financial
12	consultant to assist and coordinate the issuance of bonds and notes of the authority.
13	*b0595/1.1* SECTION 2367 231.08 (7) of the statutes is created to read:
14	231.08 (7) Beginning on the effective date of this subsection [revisor inserts
15	date], the authority may not issue bonds for the purpose of purchasing a health
16	maintenance organization, as defined in s. 609.01(2), or any other insurer, as defined
17	in s. 600.03 (27).
1 8)	*b0201/2.1* SECTION 2333.03 (12) of the statutes is amended to read:
19	233.03 (12) Seek Subject to s. 233.24, seek financing from, and incur
2 0	indebtedness to, the Wisconsin Health and Educational Facilities Authority.
21	*b0265/3.3* SECTION 2367r. 233.10(3)(c) 5. of the statutes is amended to read:
22	233.10 (3) (c) 5. Grant to the carry-over employe the same opportunity for
23	employe training provided under s. 230.046. 1995 stats as of the last day of his or
24	her employment as a state employe if the employe was entitled to those benefits on
25	that day.

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b0286/8.41 SECTION 23676. 233.20 (1) of the statutes is amended to read:

233.20 (1) The Subject to s. 233.24, the authority may issue bonds for any corporate purpose. All bonds are negotiable for all purposes, notwithstanding their payment from a limited source.

b0201/2.1 SECTION 2368m. 233.20 (1) of the statutes is amended to read:

233.20 (1) The Subject to s. 233.24, the authority may issue bonds for any corporate purpose. All bonds are negotiable for all purposes, notwithstanding their payment from a limited source.

b0201/2.1 Section 2368r. 233.24 of the statutes is created to read:

233.24 Limits on issuing bonds and incurring indebtedness. Beginning on the effective date of this section [revisor inserts date], the authority may not issue bonds or incur indebtedness to the Wisconsin Health and Educational Facilities Authority for the purpose of purchasing a health maintenance organization, as defined in s. 609.01 (2), or any other insurer, as defined in s. 600.03 (27).

-1816/2.2 Section 2369. 233.27 of the statutes is amended to read:

233.27 Limit on the amount of outstanding bonds. The authority may not issue bonds or incur indebtedness described under s. 233.03 (12) if, after the bonds are issued or the indebtedness is incurred, the aggregate principal amount of the authority's outstanding bonds, together with all indebtedness described under s. 233.03 (12) would exceed \$50,000,000 \$106,500,000. Bonds issued to fund or refund outstanding bonds, or indebtedness incurred to pay off or purchase outstanding indebtedness, is not included in calculating compliance with the \$50,000,000 \$106,500,000 limit.

-0589/2.20 Section 2370. 234.04 (2) of the statutes is amended to read:

1	authority, constitute only that portion of the approved preliminary plat which the
2	subdivider proposes to record at that time.
3	*b0519/4.17* Section 2398g. 236.13 (1) (c) of the statutes is repealed and
4	recreated to read:
5	236.13 (1) (c) A comprehensive plan under s. 66.0295 or, if the municipality,
6	town or county does not have a comprehensive plan, either of the following:
7	1. With respect to a municipality or town, a master plan under s. 62.23.
8	2. With respect to a county, a development plan under s. 59.69.
9	*b0319/2.3* Section 2398v. 236.13 (2s) of the statutes is created to read:
10	236.13 (2s) No fee or charge of any kind may be imposed under this chapter,
11	as a condition of plat approval, to fund the acquisition or installation of property
12	unless the fee or charge meets the standards under s. 66.55 (6). The amount of any
13	property, or value of any improvements, that is required to be dedicated, constructed
14	or installed under this chapter as a condition of plat approval may not exceed the
15	proportionate amount of property, or value of improvements, that is reasonably
16	necessary to serve the land which is the subject of the land division.
17	*b0519/4.17* Section 2398 236.13 (3) of the statutes is repealed.
18)	*b0519/4.17* Section 23986. 236.13 (4m) of the statutes is created to read
19	236.13 (4m) If a preliminary or final plat meets the requirements specified in
20	this section and any requirements imposed under this section, an approving
21	authority shall approve the plat, and an agency with the power to approve or object
22	to plats shall approve the plat or certify that it has no objection to the plat, within
23	the time limits specified in ss. 236.11 and 236.12.
24	*b0319/2.4* Section 2400e. 236.45 (1) of the statutes is amended to read:

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236.45 (1) DECLARATION OF LEGISLATIVE INTENT. The purpose of this section is to promote the public health, safety and general welfare of the community and the regulations authorized to be made are designed to lessen congestion in the streets and highways; to further the orderly layout and use of land; to secure safety from fire, panic and other dangers; to provide adequate light and air, including access to sunlight for solar collectors and to wind for wind energy systems; to prevent the overcrowding of land; to avoid undue concentration of population; to facilitate adequate provision for transportation, water, sewerage, schools, parks, playgrounds and other public requirements; to facilitate the further resubdivision of larger tracts into smaller parcels of land. The regulations provided for by this section shall be made with reasonable consideration, among other things, of the character of the municipality, town or county with a view of conserving the value of the buildings placed upon land, providing the best possible environment for human habitation, and for encouraging the most appropriate use of land throughout the municipality, town or county. Any fee or charge of any kind that is imposed under this section may be imposed only if it meets the standards under s. 66.55 (6).

b0581/2.1 SECTION 24009. 250.10 of the statutes is amended to read:

250.10 Grant for dental services. From the appropriation under s. 20.435 (5) (de), the department shall provide funding in each fiscal year to the Marquette University School of Dentistry for clinical education of Marquette University School of Dentistry students through the provision of dental services by the students and faculty of the Marquette University School of Dentistry in Waushara County and Monroe County, in underserved areas and to underserved populations in the state. as determined by the department in conjunction with the Marquette University School of Dentistry; to inmates of correctional centers in Milwaukee County; and in

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289.01 (33) "Solid waste" means any garbage, refuse, sludge from a waste
treatment plant, water supply treatment plant or air pollution control facility and
other discarded or salvageable materials, including solid, liquid, semisolid, or
contained gaseous materials resulting from industrial, commercial, mining and
agricultural operations, and from community activities, but does not include solids
or dissolved material in domestic sewage, or solid or dissolved materials in irrigation
return flows or industrial discharges which are point sources subject to permits
under ch. 283, or source material, as defined in s. 254.31 (10), special nuclear
material, as defined in s. 254.31 (11), or by-product material, as defined in s. 254.31
(3) (<u>1</u>).
b0443/3.1 Section 2569h. 289.54 of the statutes is created to read:
289.54 Disposal of certain dredged materials. (1) In this section, "PCBs"
has the meaning given in s. 299.45 (1) (a).
(2) The department may not approve a request by the operator of a solid waste
disposal facility to accept dredged materials that contain PCBs or heavy metals in
a concentration of less than 50 parts per million for disposal in the solid waste
disposal facility until after the department holds a public meeting in the city, village
or town in which the solid waste disposal facility is located. At the public meeting,
the department shall describe the nature of the requested disposal and shall solicit
public comment.
b0437/2.2 SECTION 2569g. 289.67 (2) (b) 1. and 2. of the statutes are
amended to read:
289.67 (2) (b) 1. A generator of hazardous waste shall pay a base fee of \$125

plus \$12 \$20 per ton of hazardous waste generated during the reporting year.



1	*_0929/5.3* Section 2600. 292.15 (2) (e) of the statutes is created to read:
2	292.15 (2) (e) Contract with insurer. If the department requires insurance
3	under par. (ae) 3m. or (at) 3., the department may contract with an insurer to provide
4	insurance required under par. (ae) 3m. or (at) 3. and may require voluntary parties
5	to obtain coverage under the contract.
6	*-0929/5.4* SECTION 2601. 292.15 (3) of the statutes is amended to read:
7	292.15 (3) Successors and assigns. The An exemption provided in sub. (2)
8	applies to any successor or assignee of the voluntary party who qualifies as a
9	voluntary party and who if the successor or assignee complies with the provisions of
10	sub. (2) (a) 4. and 5. unless or (ae) 3m., 4. and 5. and, if applicable, sub. (2) (ag) 4. or
11	(am) as though the successor or assignee were the voluntary party except that the
12	exemption in sub. (2) does not apply if the successor or assignee knows that a
13	certificate under sub. (2) (a) 3. (ae) 3., (ag) 12. or (am) was obtained by any of the
14	means or under any of the circumstances specified in sub. (2) (a) 6.
15	*-0257/4.7* SECTION 2602. 292.15 (4) (intro.) of the statutes is amended to
16	read:
17	292.15 (4) LIMITED RESPONSIBILITY. (intro.) The responsibility of a voluntary
18	party under sub. (2) (a) 2. may be monetarily limited by agreement between the
19	voluntary party and the department if the voluntary party purchased the property
20	from a local governmental unit that acquired the property in a way or for a purpose
21	described in s. 292.11 (9) (e) 1m. a., b., c. or d. The agreement shall stipulate all of the
22	following:
23	*_0929/5.5* Section 2603. 292.15 (5m) of the statutes is repealed.
24	*-1423/3.4* Section 2604. 292.15 (6) of the statutes is renumbered 292.15 (6)
25	(a) and amended to read:

1	4. is a prisoner, except that he or she remains a probationer, parolee or person on
2	extended supervision, whichever is applicable, for purposes of revocation.
3	SECTION 2695m. 301.16 (1q) of the statutes is created to read:
4	301.16 (1q) The department shall establish probation and parole holding
5	facilities, one of which shall be the probation and parole holding and alcohol and
6	other drug abuse treatment facility in the city of Milwaukee, as enumerated in 1997
7	Wisconsin Act 27, section 9107 (1) (b) 1.
8	*-2565/P5.4* Section 2698g. 301.16 (1v) of the statutes is created to read:
9	301.16 (1v) In addition to the institutions under sub. (1), the department shall
10	establish a medium security correctional institution in Chippewa Falls.
11	*-2565/P5.5* Section 2698m. 301.18 (1) (c) of the statutes is created to read:
12	301.18 (1) (c) Provide the facilities necessary for the correctional institution
13	under s. 301.16 (1v) using the Highview building located at the Northern Wisconsin
14	Center for the Developmentally Disabled and converted to a correctional facility
15	under 1999 Wisconsin Act (this act), section 9107 (1) (b) 1.
16)	*b0523/3.6* SECTION 26985 301.18 (1g) of the statutes is created to read:
17	301.18 (1g) The department of administration may acquire or lease
18	correctional facilities under 1999 Wisconsin Act (this act), section 9111(4xt) (b).
19)	*b0523/3.6* SECTION 26981. 301.19 of the statutes is created to read:
20	301.19 Construction of correctional facilities by private persons. (1)
21	In this section:
22	(a) "Authorized jurisdiction" means a county, a group of counties acting under
23	s. 302.44, the United States or a federally recognized American Indian tribe or band
24	in this state.

b0587/2.6 SECTION 2717j. 301.45 (3) (a) 3r. of the statutes is amended to read:

301.45 (3) (a) 3r. If the person has been committed under ch. 980, he or she is subject to this subsection upon being placed on supervised release under s. 980.06 (2), 1997 stats., or s. 980.08 or, if he or she was not placed on supervised release, before being discharged under s. 980.09 or 980.10.

SECTION 2718.) 302.01 of the statutes is amended to read:

302.01 State prisons named and defined. The penitentiary at Waupun is named "Waupun Correctional Institution". The correctional treatment center at Waupun is named "Dodge Correctional Institution". The penitentiary at Green Bay is named "Green Bay Correctional Institution". The medium/maximum penitentiary at Portage is named "Columbia Correctional Institution". The medium security institution at Oshkosh is named "Oshkosh Correctional Institution". The medium security penitentiary near Fox Lake is named "Fox Lake Correctional Institution". The penitentiary at Taycheedah is named "Taycheedah Correctional Institution". The medium security penitentiary at Plymouth is named "Kettle Moraine Correctional Institution". The penitentiary at the village of Sturtevant in Racine county is named "Racine Correctional Institution". The medium security penitentiary at Racine is named "Racine Youthful Offender Correctional Facility". The resource facility at Oshkosh is named "Wisconsin Resource Center". The institutions named in this section, the correctional institution institutions authorized under s. 301.16 (1n) and (1v), correctional institution authorized under 1997 Wisconsin Act 4, section 4 (1) (a), correctional institution authorized under s. 301.046 (1), correctional institution authorized under s. 301.048 (4) (b), minimum security correctional institutions authorized under s. 301.13, the probation and

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1	*b0469/4.4* Section 2718v. 303.06 (3) of the statutes is repealed.
2	*b0471/1.1* SECTION 2718w. 303.08 (1) (cn) of the statutes is created to read:
3	303.08 (1) (cn) Attending court proceedings to which the person is a party or
4	for which the person has been subpoenaed as a witness;
5	*b0469/4.4* Section 2718y. 303.21 (1) (b) of the statutes is amended to read:
6	303.21 (1) (b) Inmates are included under par. (a) if they are participating in
7	a structured work program away from the institution grounds under s. 302.15 or a
8	secure work program under s. 303.063. Inmates are not included under par. (a) if
9	they are employed in a prison industry under s. 303.06 (2), participating in a work
LO	release program under s. 303.065 (2), participating in employment with a private
11	business under s. 303.01 (2) (em) or participating in the transitional employment
12	program, but they are eligible for worker's compensation benefits under ch. 102.
13	Residents subject to s. 303.01 (1) (b) are not included under par. (a) but they are
14	eligible for worker's compensation benefits under ch. 102.
15)	*b0368/2.2* SECTION 2718 304.137 of the statutes is renumbered 304.137(1)
16	and amended to read:
17	304.137 (1) PERSONS RELEASED OR PLACED ON PROBATION BEFORE JANUARY 1, 2000.
18	If the department accepts supervision of a probationer, person on extended
19	supervision or parolee from another state under s. 304.13 or 304.135 and the person
2 0	was placed on probation or released on parole or extended supervision before
21	January 1, 2000, the department shall determine whether the violation of law for
22	which the person is on probation, extended supervision or parole is comparable to a
23	violation of s. 940.225 (1) or (2), 948.02 (1) or (2) or 948.025. If the department
94	determines that a person on probation, extended supervision or parole from another

state who is subject to this subsection violated a law that is comparable to a violation

341.51 (2) Upon registering a dealer, distributor, manufacturer or transporter the department also shall issue 2 registration plates. The department, upon receiving a fee of \$5 for each additional plate desired by a dealer, distributor or manufacturer of motor vehicles, trailers or semitrailers, \$5 for each additional plate desired by a dealer, distributor or manufacturer of mobile homes recreational vehicles and \$5 for each additional plate desired by a transporter, shall issue to the registered dealer, distributor, manufacturer or transporter the additional plates as ordered. The department may charge a fee of \$2 per plate for replacing lost, damaged or illegible plates issued under this subsection.

b0238/4.14 Section 2734dt. 341.53 of the statutes is amended to read:

341.53 Expiration of registration; transferability of plates. Certificates of registration and registration plates issued to dealers, distributors, manufacturers or transporters shall be issued for the calendar year and are valid only during the calendar year for which issued. Registration plates are transferable from one motor vehicle, trailer or semitrailer to another motor vehicle, trailer or semitrailer and from one mobile home recreational vehicle to another.

b0238/4.14 Section 2734hd. 341.62 of the statutes is amended to read:

341.62 False evidence of registration. Whoever operates or possesses a motor vehicle, mobile home recreational vehicle, trailer or semitrailer having attached thereto any plate or similar device fashioned in imitation or facsimile of or altered so as to resemble a registration plate issued by the department may be required to forfeit not more than \$500.

b0293/1.1 SECTION 27346. 342.10 (1) (d) of the statutes is amended to read:

342.10 (1) (d) A description of the vehicle, including make, model and identification number, except that if the vehicle was last registered in another

1	jurisdiction the make and model contained in the certificate shall be the make and
2	model contained in the last certificate of title issued by the other jurisdiction.
3	*b0446/1.1* Section 27346. 342.14 (Ir) of the statutes is amended to read:
4	342.14 (1r) Upon filing an application under sub. (1) or (3) before the first day
5	of the 2nd month beginning after the effective date of this subsection [revisor
6	inserts datel, an environmental impact fee of \$5, by the person filing the application.
7	Upon filing an application under sub. (1) or (3) on or after the first day of the 2nd
8	month beginning after the effective date of this subsection [revisor inserts date],
9	an environmental impact fee of \$6, by the person filing the application. All moneys
10	collected under this subsection shall be credited to the environmental fund for
11	environmental management. This subsection does not apply after June 30, 2001.
12	*b0238/4.14* Section 2734hh. 342.18 (4) (a) of the statutes is amended to
13	read:
14	342.18 (4) (a) Whenever application therefor accompanied by the required fee
15	is made by a finance company licensed under s. 138.09 or 218.01, a bank organized
16	under the laws of this state, or a national bank located in this state, and the vehicle
17	in question is a used vehicle for which the department had issued a certificate of title
18	to the previous owner or a vehicle previously registered in another jurisdiction or is
19	a mobile home recreational vehicle.
20	*b0238/4.14* Section 2734hp. 342.18 (4) (b) of the statutes is amended to
21	read:
22	342.18 (4) (b) Whenever application therefor accompanied by the required fee
23	is made by any other person and the vehicle in question is a vehicle for which the
24	department had issued a certificate of title to the previous owner or is a vehicle
25	previously registered in another jurisdiction or is a mobile home recreational vehicle

409.410 (3) (b) Upon request of an office	of the register of deeds in this state,
the department shall provide the office of the r	register of deeds with a copy of a list
containing all of the following information	n for every financing statement,
amendment, termination statement, contin	nuation statement, statement of
assignment and statement of release about	which information is stored in the
uniform commercial code statewide lien system	n under this section:
1. The type of statement or amendment.	
2. The date and time of filing of the state	ement or amendment.
3. The file number of the statement or an	nendment.
4. The debtor's name and address.	
5. The secured party's name and address	3.
b0183/4.3 SECTION 2822L. 409.410 (3)	(c) of the statutes is created to read:
409.410 (3) (c) The department shall prov	ide the copy under par. (b) to an office
of the register of deeds free of charge. The dep	artment shall provide an office of the
register of deeds that receives a copy under par.	(b) with a copy of current information
satisfying the requirements under par. (b) as o	often as is practicable.
b0238/4.16 Section 2822@ 411.104	(1) (a) of the statutes is amended to
read:	K B
411.104 (1) (a) Certificate of title status	te of this state, including ss. 30.531,
101.9203 and 342.05.	13.11
b0238/4.16 Section 28226. 422.201	(12m) of the statutes is amended to
read:	← (3
422.201 (12m) This section does not a	apply to consumer credit sales of or
consumer loans secured by a first lien on or e	equivalent security interest in mobile

1	not paid by the bank financial institution and that the holder's credential may be
2	canceled on the date determined under sub. (1) unless the holder does all of the
3	following before that date:
4	*-0641/1.3* SECTION 2914. 440.23 (2) (a) of the statutes is amended to read:
5	440.23 (2) (a) Pays the fee for which the unpaid check or demand for payment
6	under the credit or debit card transaction was issued.
. 7	*-0641/1.4* Section 2915. 440.41 (5m) of the statutes is renumbered 440.01
8	(1) (am).
9	*-0641/1.5* SECTION 2922. 440.92 (3) (c) 3. of the statutes is amended to read:
10	440.92 (3) (c) 3. The preneed seller files with the department a bond furnished
11	by a surety company authorized to do business in this state or an irrevocable letter
12	of credit from a financial institution, as defined in s. 157.19 (1), and the amount of
13	the bond or letter of credit is sufficient to secure the cost to the cemetery authority
14	of constructing the mausoleum.
15	*b0174/3.18* SECTION 2923m. 440.982 (1) (b) of the statutes is amended to
16	read:
17	440.982 (1) (b) Promulgate rules establishing the education, training or
18	competency requirements that an applicant for a license must satisfy in order to be
19	issued a license of registration under this subchapter. The rules shall require an
20	applicant to complete at least 500 classroom hours of study in a course of instruction
21	at a school of massage therapy or bodywork approved under s. 39.51 45.54 and the
22	rules may require an applicant to pass an examination, administered or approved
23	by the department, to determine fitness to practice massage therapy or bodywork.
24	*-0646/2.2* Section 2924. 459.09 of the statutes is amended to read:

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to be set by the commissioner by rule and paid at	times and ur	nder procedures set by
the commissioner, but not to exceed:	t	

- *-0506/2.3* Section 3032. 601.31 (1) (m) 1. of the statutes is repealed.
- *-0506/2.4* Section 3033. 601.31 (1) (m) 2. of the statutes is repealed.
- *-0506/2.5* SECTION 3034. 601.31 (1) (m) 3. of the statutes is renumbered 601.31 (1) (mc) and amended to read:

601.31 (1) (mc) Holder For regulating a holder of a license to place business under s. 618.41, annually after the year in which the initial license is issued, an amount to be set by the commissioner by rule and paid at times and under procedures set by the commissioner, but not to exceed \$100.

_0506/2.6 Section 3035. 601.31 (1) (o) of the statutes is amended to read:

601.31 (1) (a) For examination of an applicant for a license as an insurance intermediary, an amount to be set by the commissioner by rule but not to exceed \$50 and not to exceed the reasonably estimated average cost of the examination and investigation of an intermediary.

-0503/1.1 SECTION 3038. 631.20(1) of the statutes is renumbered 631.20(1)
(a) and amended to read:

631.20 (1) (a) No form subject to s. 631.01 (1), except as exempted under s. 631.01 (2) to (5) or by rule under par. (b), may be used unless it has been filed with and approved by the commissioner and unless the insurer certifies that the form complies with chs. 600 to 655 and rules promulgated under chs. 600 to 655. It is deemed approved if it is not disapproved within 30 days after filing, or within a 30-day extension of that period ordered by the commissioner prior to the expiration of the first 30 days.

-0503/1.2 Section 3039. 631.20 (1) (b) of the statutes is created to read:

1	deceased joint tenant could have transferred prior to death subject to such mortgage,
2	security interest or statutory lien.
3	*-0030/2.121* SECTION 3048. 701.065 (1) (b) 1. of the statutes is amended to
4	read:
5	701.065 (1) (b) 1. The claim is a claim based on tort, on a marital property
6	agreement that is subject to the time limitations under s. 766.58 (13) (b) or (c), on
7	Wisconsin income, franchise, sales, withholding, gift or death taxes, or on
8	unemployment compensation contributions due or benefits overpaid; a claim for
9	funeral or administrative expenses, a claim of this state under s. 46.27 (7g), 49.496
10	or 49.682 or rules promulgated under s. 46.286 (7); or a claim of the United States.
11	*-0030/2.122* SECTION 3049. 705.04 (2g) of the statutes is amended to read:
12	705.04 (2g) Notwithstanding subs. (1) and (2), the department of health and
13	family services may collect, from funds of a decedent that are held by the decedent
14	immediately before death in a joint account or a P.O.D. account, an amount equal to
15	the medical assistance that is recoverable under s. 49.496 (3) (a), an amount equal
16	to aid under 49.68, 49.683 or 49.685 that is recoverable under s. 49.682 (2) (a) er, an
17	amount equal to long-term community support services under s. 46.27 that is
18	recoverable under s. 46.27 (7g) (c) 1. and that was paid on behalf of the decedent or
19	the decedent's spouse or an amount equal to the family care benefit under s. 46.286
20	that is recoverable under rules promulgated under s. 46.286 (7) and that was paid
21	on behalf of the decedent or the decedent's spouse.
$\widehat{22}$	*b0461/4.22* Section 3050p. 757.05 (title) of the statutes is created to read:
23	757.05 (title) Penalty assessment.
24	*b0461/4.22* SECTION 30504. 757.05 (2) (title) of the statutes is created to
2 5	read:

1	757.05 (2) (title) Use of penalty assessment moneys.
$\sqrt{2}$	*b0461/4.22* SECTION 30507. 757.05 (2) (b) of the statutes is created to read:
3	757.05 (2) (b) Other purposes. The moneys collected from penalty assessments
4	under sub. (1) that remain after crediting the appropriation account specified in par.
5	(a) shall be credited to the appropriation account under s. 20.505 (6) (j) and
6	transferred as provided under s. 20.505 (6) (j).
7	*b0352/2.3* Section 3050p. 758.19 (4) of the statutes is amended to read:
8	758.19 (4) The director of state courts may develop, promote, coordinate and
9	implement circuit court automated information systems that are compatible among
10	counties using the moneys appropriated under s. 20.680 (2) (j) and (kp). If the
11	director of state courts provides funding to counties as part of the development and
12	implementation of this system, the director of state courts may provide funding to
13	counties with 1 or 2 circuit court judges for a minicomputer system only up to the
14	level of funding that would have been provided had the county implemented a
15	microcomputer system. In those counties with 1 or 2 circuit court judges, any costs
16	incurred to implement a minicomputer system not funded under this subsection
17	shall be paid by the county. Those counties may use that minicomputer system for
18	county management information needs in addition to the circuit court automated
19	information system use.
20	*b0352/2.3* Section 3050q. 758.19 (4) of the statutes, as affected by 1999
21	Wisconsin Act (this act), is amended to read:
22	758.19 (4) The director of state courts may develop, promote, coordinate and
23	implement circuit court automated information systems that are compatible among
24	counties using the moneys appropriated under s. 20.680 (2) (j) and (kp). If the
2 5	director of state courts provides funding to counties as part of the development and

1	day with that juvenile. Case management services under the program shall be
2	provided by a corrective sanctions agent who shall have a case load of approximately
3	15 juveniles. The department shall promulgate rules to implement the program.
4	*b0429/2.2* SECTION 3190t. 943.13 (4m) (c) of the statutes is created to read:
5	943.13 (4m) (c) A person entering or remaining on any exposed shore area of
6	a stream as authorized under s. 30.134.
7	*-1516/4.18* Section 3191. 944.21 (8) (b) 3. a. of the statutes is amended to
8	read:
9	944.21 (8) (b) 3. a. Is a technical college, is a school approved by the educational
10	approval board under s. 39.51 45.54 or is a school described in s. 39.51 (9) (f), (g) or
11	(h) 45.54 (1) (e) 6., 7. or 8.; and
(2)	*b0569/1.16* SECTION 31916. 946.13 (10) of the statutes is amended to read:
13	946.13 (10) Subsection (1) (a) does not apply to a member of a private industry
14	council or appointed under the job training partnership act, 29 USC 1512, local
15	workforce development board established under 29 USC 2832 or to a member of the
16	governor's council on workforce excellence appointed under s. 15.227 (24) council on
17	workforce investment established under 29 USC 2821.
18	*b0523/3.8* Section 3191d. 946.15 (1) of the statutes is amended to read:
19	946.15 (1) Any employer, or any agent or employe of an employer, who induces
20	any person who seeks to be or is employed pursuant to a public contract as defined
21	in s. 66.29 (1) (c) or who seeks to be or is employed on a project on which a prevailing
22	wage rate determination has been issued by the department of workforce
23	development under s. 20.924 (1) (i) 3. or (j) 3. c., 66.293 (3), 103.49 (3) or 103.50 (3)
24	or by a local governmental unit, as defined in s. 66.293 (1) (d), under s. 66.293 (6) to
25	give up, waive or return any part of the compensation to which that person is entitled

1	950.06 (5) The department shall review and approve the implementation and
2	operation of programs and the annual reports under this section. The department
3	may suspend or terminate reimbursement under s. 20.455 (5) (c) and (g) sub. (2) if
4	the county fails to comply with its duties under this section. The department shall
5	promulgate rules under ch. 227 for implementing and administering county
6	programs approved under this section.
(7)	*b0468/1.2* SECTION 32022 973.032(2)(b) of the statutes is amended to read:
8	973.032 (2) (b) Notwithstanding par. (a), a court may not sentence a person
9	under sub. (1) if he or she is convicted of a felony punishable by life imprisonment
10	or has at any time been convicted, adjudicated delinquent or found not guilty or not
11	responsible by reason of insanity or mental disease, defect or illness for committing
12	a violent offense, as defined in s. 301.048 (2) (bm).
13	*b0368/2.3* SECTION 3202e. 973.046 (1) (intro.) of the statutes is renumbered
14	973.046 (1r) and amended to read:
15	973.046 (1r) If a court imposes a sentence or places a person on probation under
16	any of the following circumstances for a violation of s. 940.225, 948.02 (1) or (2) or
17	948.025, the court shall impose a deoxyribonucleic acid analysis surcharge of \$250:
18	*b0368/2.3* SECTION 3202f. 973.046 (1) (a) of the statutes is repealed.
19	*b0368/2.3* Section 3202g. 973.046 (1) (b) of the statutes is repealed.
20	*b0368/2.3* Section 3202h. 973.046 (1g) of the statutes is created to read:
21	973.046 (1g) Except as provided in sub. (1r), if a court imposes a sentence or
22	places a person on probation for a felony conviction, the court may impose a
23	deoxyribonucleic acid analysis surcharge of \$250.
24	*b0368/2.3* Section 3202k. 973.047 (1) (a) of the statutes is renumbered
25	973.047 (1f) and amended to read:

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\bigcirc 1	*b0163/1.6* Section 3261. 1997 Wisconsin Act 27, secti	on 9101 (11h) is
2	repealed.	
3	*-2565/P5.7* SECTION 3261m. 1997 Wisconsin Act 27, section	on 9107 (1) (b) 1.
4	is amended to read:	4 .
5	[1997 Wisconsin Act 27] Section 9107 (1) (b)	•
6	1. Projects financed by general fund supported borrowing:	
7	Probation and parole holding facility/alcohol and	
8	alcohol and other drug abuse treatment facility to	
9	provide 600 beds in southeastern Wisconsin the city	
10	of Milwaukee	\$ 49,800,000
11	Medium security correctional facility or facilities to	
12	provide 1,000 beds	74,800,000
13	(Total project all funding sources \$85,000,000)	
14	Green Bay Correctional Institution — expansion of	
15	segregation unit by 42 cells	500,000
16.	Perimeter security enhancement at maximum	
17	security correctional institution under s. 301.16	
18	(1n), stats.	750,000
19	Perimeter security improvement at Oakhill	
20	Correctional Institution	600,000
21	Ethan Allen School — gate house facility	990,000
22	*-2451/3.1* SECTION 3261p. 1997 Wisconsin Act 27, se	ection 9107 (2) is
23	repealed.	

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(b) Positions and employes.

	(g) Fiscal agent; reporting. (intro.) Each countywide consortium that applies
	for a grant under paragraph (b) shall identify a fiscal agent who shall receive,
	manage and account for the grant moneys awarded under paragraph (b) and the
	matching funds committed under paragraph (d) 1. and who shall provide to the
	national and community service board department of administration the following
	reports detailing the progress of the countywide consortium in accomplishing the
	tasks specified in paragraph (f):
	(h) Capacity building. The national and community service board department
	of administration may expend any moneys in the appropriation account under
	section 20.505 (4) (1) (fm) of the statutes, as created by this act, that are not awarded
	as grants under paragraph (b) to build the capacity of individuals, public agencies,
	nonprofit organizations and other persons to provide the 5 fundamental resources
	to underserved youth by contracting for the provision of the training and technical
	assistance specified in paragraph (f) 4.
	-0400/7.23 Section 3268. 1997 Wisconsin Act 237, section 9401 (1z) is
	repealed.
	b0571/2.1 SECTION 3268r. 1999 Wisconsin Act 2, section 1 is repealed.
-	SECTION 9101. Nonstatutory provisions; administration.
	-0400/7.9101 (1) Transfer of national and community services board.
	(a) Assets and liabilities. On the effective date of this paragraph, the assets and
	liabilities of the department of administration primarily related to the functions of
	the national and community service board, except the Wisconsin challenge grant
	program, as determined by the secretary of administration, shall become the assets
	and liabilities of the department of health and family services.